

Kansas Register

Bill Graves, Secretary of State

Vol. 10, No. 25

June 20, 1991

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Legislature

Interim Committee Schedule

The following committee meetings have been scheduled June 24 through July 7:

Date	Room	Time	Committee	Agenda
June 24	123-S	10:00 a.m.	Legislative Coordinating Council	Legislative matters.
June 24 June 25	527-S 527-S	10:00 a.m. 9:00 a.m.	Joint Committee on Economic Development	Agenda not available.
June 24 June 25	519-S 519-S	10:00 a.m. 10:00 a.m.	Special Committee on Apportionment	Agenda not available.
June 25 June 26	Salina Hutchinson	8:30 a.m.	Joint Committee on Arts and Cultural Resources	Meeting with local arts and cultural organizations. Meeting with Salina and Hutchinson city commissions.
June 26 June 27	519-S 519-S	10:00 a.m. 9:00 a.m.	Special Committee on Assessment and Taxation	Agenda not available.
June 28	123-S	10:00 a.m.	Joint Committee on State Building Construction	Agenda not available.
July 2	313-S	9:00 a.m.	Legislative Post Audit	Legislative matters.

Emil Lutz Director of Legislative Administrative Services

Doc. No. 010770

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Wildlife and Parks Commission

Notice of Meeting

The Wildlife and Parks Commission will meet at 1:30 p.m. Friday, June 28, in the Peking Restaurant at the Canterbury Inn, 430 E. Main, Parsons. A workshop will be conducted on upcoming business and regulatory efforts scheduled for action by the commission.

The workshop items will include the discussion of land and conservation fund projects; proposed revision of commercial mussel permits; and the setting of a special firearms deer season, including bag limits, permits and applications. The commission also will deal with any old or new business items as necessary.

Ron Hopkins Chairman

Doc. No. 010761

State of Kansas

Attorney General

Opinion No. 91-64

State Departments; Public Officers and Employees—State Library and Library Services—Regional Systems of Cooperating Libraries; System Board; Powers. Duane Johnson, State Librarian, Topeka, June 10, 1991

The Southeast Kansas Library System (SEKLS) may charge non-taxed participating libraries for services the SEKLS renders to those participating members except as otherwise provided by state and federal appropriation conditions. Cited herein: K.S.A. 75-2550; 75-2551; K.A.R. 54-1-21. JLM

Opinion No. 91-65

Counties and County Officers—County Commissioners; Powers and Duties—Reducing the County Treasurer's Salary. Linda P. Jeffrey, Acting Shawnee County Counselor, Topeka, June 10, 1991

A board of county commissioners has the authority to decrease the amount of an official's compensation as long as such action is not deemed to be an unreasonable or arbitrary action. However, K.S.A. 1990 Supp. 8-145 does not authorize nor was it the intent of the legislature that the board of county commissioners make the total of the county treasurer's salary contingent on the amount received pursuant to this statute. Cited herein: K.S.A. 1990 Supp. 8-145; K.S.A. 10-1101; 19-101; 19-208; 19-212; 19-229; 19-241; 19-242; 19-243; 79-2935. MJS

Robert T. Stephan Attorney General

Doc. No. 010771

State of Kansas

Department of Health and Environment

Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted at 3 p.m. Monday, July 22, in Room 1052, Landon State Office Building, 900 S.W. Jackson, Topeka, to consider adoption of K.A.R. 28-17-6 and K.A.R. 28-17-12 as permanent rules of the Department of Health and Environment. The proposed regulations represent a fee increase for vital statistics services. This fee increase is a result of a recommendation made by the House Appropriations Committee and the Senate Ways and Means Committee during the 1991 legislative session.

K.A.R. 28-17-6 is being revised to increase fees for certified copies from \$6 to \$7 for the first copy and from \$3 to \$4 for each additional copy of the same record requested at the same time. This fee increase would generate approximately \$302,000 more in gen-

eral revenue funds annually.

K.A.R. 28-17-12 is being revised to increase the fee for filing a delayed certificate of birth from \$6 to \$7. This increase is being requested to keep all fees consistent. The fiscal impact of this increase would be minimal.

Copies of the proposed regulation and a complete economic impact statement may be obtained by contacting Charlene Satzler, Office of Vital Statistics, Department of Health and Environment, Room 152, Landon State Office Building, 900 S.W. Jackson, To-

peka 66612-1290.

The time period between the publication of this notice and the scheduled hearing constitutes a public comment period for the purpose of receiving written public comments on the proposed regulation. All interested parties may submit such comments prior to hearing to the address above. All interested parties also will be given a reasonable opportunity at the hearing to present their views, orally or in writing, concerning the adoption of the proposed regulations. In order to give all persons an opportunity to present their views, it may be necessary to limit oral presentations to five minutes.

Following the hearing, all written and oral comments submitted by interested parties will be considered as the basis for making changes in these proposals.

> Stanley C. Grant Acting Secretary of Health and Environment

Department of Commerce

Notice Concerning 1991 Low-Income Housing Tax Credit Program

First round applications for 1991 low-income housing tax credits will be accepted by the State Office of Housing, Kansas Department of Commerce, starting June 24. Completed applications must be received no later than the close of business July 29 at: Kansas Department of Commerce, State Office of Housing, 400 S.W. 8th, 5th Floor, Topeka 66603-3957

The State Office of Housing will conduct two training classes—at 9 a.m. and at 1:30 p.m. Wednesday, June 26—to assist sponsors and applicants in filing an application for 1991 low-income housing tax credits. Classes will be held at the Kansas ExpoCenter, Manor Conference Center, River Room, 17th and Western (northwest corner), Topeka.

There is no cost for the training, and reservations are not required. For further information, contact the State Office of Housing at the address above, (913) 296-4913.

> Laura E. Nicholl Secretary of Commerce

Doc. No. 010766

State of Kansas

Department of Health and Environment

Notice Concerning Kansas Water Pollution Control Permits

In accordance with state regulations 28-16-57 through 28-16-63 and the authority vested with the state by the administrator of the U.S. Environmental Protection Agency, tentative permits have been prepared for discharges to the waters of the United States and the state of Kansas for the applicants described below. The tentative determinations for permit content are based on preliminary limitations of the state of Kansas and the EPA, and when issued will result in a state water pollution control permit and national pollutant discharge elimination system authorization to discharge subject to certain effluent limitations and special conditions.

Name and Address

of Applicant Coffeyville Industrial Park Wastewater Treatment **Facility**

P.O. Box 1629 Coffeyville, KS 67337 Waterway Verdigris River via Claymore Creek via unnamed tributary

Type of Discharge Treated process and domestic wastewater effluent

Montgomery County, Kansas

Kansas Permit No. I-VE09-P007

Fed. Permit No. KS-0118362

Description of Facility: Activated sludge wastewater treatment facility serving an industrial park. Proposed effluent limitations are pursuant to Kansas Surface Water Quality Standards, K.A.R. 28-16-28(b-f).

Name and Address of Applicant

City of Grandview Plaza P.O. Box 263 Junction City, KS 66441

Waterway Lower Smoky Hill River via abandoned channel

Type of Discharge Secondary wastewater treatment facility

Geary County, Kansas

Kansas Permit No. M-SH45-D001

Fed. Permit No. KS-0116521 Description of Facility: This facility is designed for the treatment of domestic sewage. This is an existing facility. Proposed effluent

limitations are pursuant to Kansas Surface Water Quality Standards, K.A.R. 28-16-28(b-f), and are technology based.

Name and Address of Applicant United States Army

Sunflower Army **Ammunition Plant** 35425 W. 103rd DeSoto, KS 66018

Waterway Kansas River via Captain Creek, Hanson Creek, Kill Creek, Spoon Creek and

unnamed

tributaries

Type of Discharge Process, domestic and cooling wastewaters

Johnson County, Kansas

Kansas Permit No. F-KS12-P001

Fed. Permit No. KS-0028321

Description of Facility: This facility is a government-owned, contractor-operated military industrial installation engaged in the production of military propellants and propellant ingredients utilizing nitroguanidine, nitroglycerine and nitrocellulose. Waste-water treatment at this installation include ammonia stripping, sedimentation, neutralization, aeration, chemical precipitation, oil/water separation and a trickling filter treatment system. This is an existing permit and the previous limitations have been modified. Proposed effluent limitations are pursuant to Kansas Surface Water Quality Standards, K.A.R. 28-16-28(b-f).

Written comments on the proposed determinations may be submitted to Bethel Spotts, Permit Clerk, Kansas Department of Health and Environment, Division of Environment, Bureau of Water, Forbes Field, Topeka 66620. All comments received prior to July 19 will be considered in the formulation of final determinations regarding this public notice. Please refer to the appropriate application number (KS-91-121/123) and the name of applicant as listed when preparing comments.

If no objections are received, the Secretary of Health and Environment will issue the final determinations. If response to this notice indicates significant public interest, a public hearing may be held in conformance with state regulation 28-16-61. Media coordination (newspapers, radio) for publication and/or announcement of the public notice or public hearing is handled by the Kansas Department of Health and Environment.

The application, proposed permit, including proposed effluent limitations and special conditions, fact sheets as appropriate, comments received, and other information are on file and may be inspected at the Division of Environment offices from 8 a.m. to 4:30 p.m. Monday through Friday. The documents are available upon request at the copying cost assessed by KDHE. Additional copies of this public notice also may be obtained at the Division of Environment.

> Stanley C. Grant Acting Secretary of Health and Environment

Department on Aging

Notice of Hearing on Kansas State Plan on Aging

The Kansas Department on Aging will conduct a public hearing on proposed amendments to the FY 1990-92 Kansas State Plan on Aging at 10 a.m. Wednesday, July 3, in the Docking State Office Building, basement auditorium (Room B-2), 915 S.W. Harrison, Topeka. Copies of the proposed amendments are available for review at area agencies on aging or at KDOA, 915 S.W. Harrison, Room 122-S, Topeka 66612, (913) 296-4986 or 1-800-432-3535.

Persons wishing to comment on the proposed amendments should contact George A. Dugger at KDOA prior to the hearing. KDOA asks that a written copy of the comments be provided at the hearing. Depending upon the number of persons wishing to be heard, the time available for oral presentation may be limited. Written comments will be accepted through July 8.

Joanne E. Hurst Secretary of Aging

Doc. No. 010764

State of Kansas

Kansas Public Disclosure Commission

Advisory Opinion No. 91-19

Written May 15, 1991, to all interested persons:

The Kansas Public Disclosure Commission takes this opportunity to issue its opinion on the time limit for restrictions on contributions by registered lobbyists and political action committees under K.S.A. 25-4153a.

That section states:

No registered lobbyist or political committee shall make a contribution as defined by subsection (d) of K.S.A. 25-4143 and amendments thereto to any legislator, candidate for membership to the senate or house of representatives or candidate committee for any such legislator or candidate after January 1 and prior to May 15 of any year or at any other time in which the legislature is in session and no such legislator, candidate or committee shall accept any contribution as defined by subsection (d) of K.S.A. 25-4143 and amendments thereto from any registered lobbyist or political committee during such period.

The specific issue is the definition to be attributed to the phrase, "or at any other time in which the

legislature is in session."

It is our opinion that this phrase applies to any special sessions duly called and that the legislature is "in session" until final adjournment of any session.

Advisory Opinion No. 91-20

Written May 15, 1991, to Dan Biles, Gates & Clyde, Chartered, Overland Park.

This opinion is in response to your letter of May 7, 1991, in which you request an opinion from the Kansas Public Disclosure Commission concerning K.S.A. 46-233(a)

We understand you request this opinion on behalf of Horace B. Edwards, former Secretary of Transportation for the State of Kansas. Mr. Edwards is now employed in the private sector by HBE & Associates, Inc. You also state HBE & Associates, Inc. may be retained as an independent contractor by other private sector firms holding state contracts with Mr. Edwards' former department.

From communications between yourself and our staff, we understand that Mr. Edwards incorporated HBE & Associates. You ask whether it would be permissible for Mr. Edwards to do consulting with businesses which contracted with the Department of Transportation during his service as secretary.

K.S.A. 46-233(a) relates to your question. That section states:

No state officer or employee shall in the capacity as such officer or employee participate in the making of a contract with any person or business by which such officer or employee is employed or in whose business such officer or employee has a substantial interest and no such person or business shall enter into any contract where any state officer or employee, acting in such capacity, is a signatory to or a participant in the making of such contract and is employed by or has a substantial interest in such person or business.

Whenever any individual has, within the preceding two years participated as a state officer or employee in the making of any contract with any person or business, such individual shall not accept employment with such person or business for one year following termination of employment as a state officer or employee.

The issue raised in applying this language is the appropriate definition of the word "employment." While it could be argued that a broad definition of that term would include consulting as an independent contractor, it is our opinion since the term is used twice in the same sentence and the second usage clearly applies to a master/servant setting, and further, since this is a criminal statute which must be strictly construed, that "employment" means those settings where a true employee/employer relationship is established.

Thus, we believe so long as he serves as an employee of HBE & Associates, Inc., that it would be permissible for HBE & Associates, Inc., and therefore Mr. Edwards, to do business with entities that contracted with the Department of Transportation during his service as secretary.

Ruth A. Schrum Chairwoman

Department of Administration Division of Purchases

Notice to Bidders

Sealed bids for the purchase of the following items will be received by the Director of Purchases, Landon State Office Building, 900 S.W. Jackson, Room 102, Topeka, until 2 p.m. C.D.T. on the date indicated and then will be publicly opened. Interested bidders may call (913) 296-2377 for additional information.

Monday, July 1, 1991

27567

Statewide—Single and multiple line telephones and equipment

28469 (Supp.)

University of Kansas—Yogurt

88848

Kansas State University—Corn

88870

Kansas State Fair—Asphalt paving

Tuesday, July 2, 1991

Various state agencies-Plastic dinnerware, nondisposable

Wednesday, July 3, 1991

27043 (Supp.)

Statewide—X-Ray film and supplies (Class 13) 28518

Statewide—Frozen bakery products

Friday, July 5, 1991

27326

Various state agencies—Specialized laboratory chemicals

88865

Kansas State University—Lab incubators/shakers

Tuesday, July 9, 1991

27186

Statewide—Coarse and industrial papers

Department of Administration, Division of Information Systems and Communications—Upgrade tandem system

Monday, July 29, 1991

26622

Pittsburg State University—Property insurance

Leo E. Vogel

Acting Director of Purchases

Doc. No. 010773

State of Kansas

Board of Agriculture

Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted at 9:30 a.m. Monday, July 22, in Conference Room A of the Kansas State Board of Agriculture, 901 S. Kansas Ave., Topeka, at which time all interested persons will have an opportunity to be heard regarding the adoption of proposed permanent rules and regulations of the Kansas State Board of Agriculture. In addition, certain regulations will be revoked. The proposed permanent rules and regulations will become effective 45 days after their publication in the Kansas Register unless a specified date is contained in the regulation.

All interested persons may attend the hearing and will be given an opportunity to express comments either orally or in writing, or both. In addition, the period of at least 30 days notice constitutes a public comment period for the purpose of receiving comments on the proposed rules and regulations.

Written comments and requests for copies of the regulations and the complete economic impact statement should be sent to Kenneth M. Wilke, Chief Counsel, Kansas State Board of Agriculture, 901 S. Kansas Ave., Topeka 66612, at or before the time of the hearing. If you intend to present testimony in person at the hearing, prior notice to this office would be helpful in arranging the agenda. In order to give all parties an opportunity to present their views, it may be necessary to request each participant to limit any oral presentations to five minutes.

A summary of the proposed regulations is as follows:

4-8-14. To be revoked.

4-8-14a. New regulation lists definitions for noxious weed regulations.

4-8-27. Updates Musk Thistle Control Plan to March 21, 1991 edition and adds Escort to list of approved chemicals.

4-8-30. Updates Hoary Cress Control Plan to March 21, 1991 edition and adds Escort to list of approved chemicals.

4-8-39. Updates Multiflora Rose Control Plan to March 21, 1991 edition and adds Escort to list of approved chemicals.

4-8-40. Updates Sericea Lespedeza Control Plan to March 21, 1991 edition and adds Crossbow and Escort to list of approved

99-8-8. Updates Uniform Packaging and Labeling Regulation adopted by reference to October 1990 edition.

99-8-9. Updates Uniform Regulation for the Method and Sale of Commodities to the October 1990 edition.

99-25-1. Updates the Handbook 44 pertaining to specifications, tolerances and other technical requirements for weighing and

- measuring devices to October 1990 edition.
- 99-25-2. Technical language changes only.
- 99-25-3. Technical language changes only.
- 99-30-2. Deletes reference to large capacity scales.
- 99-30-3. Deletes reference to large capacity scales and technical language changes.
- 99-30-4. Deletes reference to large capacity scales and technical language changes.
- 99-30-5. Deletes reference to large capacity scales.
- 99-30-6. Deletes reference to large capacity scales.
- 99-31-3. Changes reference from National Bureau of Standards to National Institute of Standards and Technology.
- 99-30-6. Deletes reference to large capacity scales.
- 99-31-4. Changes reference from National Bureau of Standards to National Institute of Standards and Technology.
- 99-32-1. To be revoked.
- 99-32-2. To be revoked.
- 99-32-3. To be revoked.
- 99-32-4. To be revoked.
- 99-32-5. To be revoked.
- 99-32-6. To be revoked.
- 4-7-2. Technical language changes only.
- 4-7-716. Updates Grade A Pasteurized Milk Ordinance adopted by reference to October 1, 1989 edition and updates regulatory history.
- 4-7-717. Technical language changes only.
- 4-7-719. Technical language changes only.
- 4-7-722. Adopts by reference Supplement I to the Grade A Pasteurized Milk Ordinance pertaining to Grade A condensed and dry milk products and condensed and dry whey.
- 4-7-510. Updates standards for frozen dairy desserts adopted by reference to April 1, 1990 edition.
- 4-7-513. Technical language changes only.
- 4-7-530. Adopts by reference portions of Code of Federal Regulations, revised as of January 1, 1991, pertaining to standards for dairy manufacturing plants making frozen dairy desserts or frozen dairy dessert mixes.
- 4-7-531. Establishes additional definitions for material adopted by reference in K.A.R. 4-7-530.
- 4-7-532. Provides for sampling of frozen dairy desserts and frozen dairy dessert mixes.
- 4-7-533. Establishes coliform and bacteria standards for frozen dairy desserts and frozen dairy dessert mixes.

- 4-3-47. Updates definitions of feed ingredients in Official Publication of American Feed Control Officials adopted by reference to January 1, 1991 edition.
- 4-3-49. Updates federal regulations on good manufacturing practices for commercial feeding stuffs adopted by reference to April 1, 1990 edition.
- 4-13-28. Establishes conditions for application of a pesticide to a pest not shown on the label.

Regarding the proposed amendments to K.A.R. 4-8-27, 4-8-30, 4-8-39 and 4-8-40, the revocation of K.A.R. 4-8-14 and the adoption of K.A.R. 4-8-14a, concerning noxious weeds, there will be minimal, if any, fiscal or economic impact on this agency, other governmental agencies, individuals, private businesses or the general public.

Regarding the proposed amendments to K.A.R. 99-8-8, 99-8-9, 99-25-1 through 99-25-3 inclusive, 99-30-2 through 99-30-6 inclusive, 99-31-3, 99-31-4, and the revocation of K.A.R. 99-32-1 through 99-32-6 inclusive, there will be minimal, if any, fiscal or economic impact on this agency, other governmental agencies, individuals, private businesses or the general public.

Regarding the proposed amendments to K.A.R. 4-7-2, 4-7-716, 4-7-717, 4-7-719, 4-7-510, 4-7-513 and new regulations 4-7-722 and 4-7-530 through 4-7-533 inclusive there will be minimal, if any, fiscal impact on this agency, other governmental agencies, individuals, private businesses or the general public.

Regarding the proposed amendments to K.A.R. 4-3-47 and 4-3-49, there will be minimal, if any, fiscal or economic impact on this agency, other governmental agencies, individuals, private businesses or the general public.

Regarding the proposed amendment to K.A.R. 4-13-28, there will be minimal, if any, fiscal or economic impact upon this agency, other governmental agencies, individuals, private businesses or the general public.

Copies of these regulations and the complete fiscal impact statements may be obtained by contacting Kenneth Wilke at the address above, (913) 296-3848.

Gary Hall Acting Secretary of Agriculture

Kansas Advocacy and Protective Services, Inc.

Request for Comments

The public is provided with the opportunity to comment on the priorities and objectives of Kansas Advocacy and Protective Services, Inc., relating to protection and advocacy provided for by the Developmental Disabilities Act (P.L. 94-103, as amended); the Protection and Advocacy for Mentally III Individuals Act (P.L. 99-319, as amended); and the Kansas Guardianship Program. A 30-day period for public comment extends through July 31.

Copies of materials describing priorities and objectives of the agency may be obtained by contacting the Kansas Advocacy and Protective Services, Inc., 513 Leavenworth St., Manhattan 66502, 1-800-432-8276.

> Ioan Strickler **Executive Director**

Doc. No. 010767

State of Kansas

Department of Transportation

Notice of Public Auction

The Secretary of Transportation of the State of Kansas will offer for sale at public auction at site at 10 a.m. July 18 the following improvement located at 3934 N.W. 70th, Topeka, Shawnee County, Kansas, described as follows:

1,272 square foot one-story frame ranch type house with three bedrooms, one bath, living room, den area, large kitchen/dining area with lots of built-ins, central propane heat and air, two-stall attached garage and a small metal utility shed.

The Kansas Department of Transportation ensures the acceptance of any bid pursuant to this notice will be without discrimination on the grounds of sex, race, color, religion, physical handicap, or national origin.

The inspection date of the property is July 8 at 10 a.m.

Terms of the Sale

Money order, certified or cashier's check for full price. Make check payable to "Secretary of Transportation." Successful bidder will receive a bill of sale.

A performance bond of \$2,500 will be required the day of the sale to ensure the proper removal of

The seller reserves the right to reject any and all bids. For additional information, contact Beverly Lee or Pamela Wolf, Bureau of Right of Way, Kansas Department of Transportation, (913) 296-3501.

> Gary Stotts Secretary of Transportation

Doc. No. 010772

State of Kansas

University of Kansas

Notice to Bidders

Sealed bids for the items listed below will be received by the University of Kansas Purchasing Office, Lawrence, until 2 p.m. local time on the date indicated and then will be publicly opened. Interested bidders may call (913) 864-3416 or FAX (913) 864-3454 for additional information.

> Wednesday, July 3, 1991 RFQ # 92 0001

> X-Ray diffraction system

RFQ # 92 0003

Medium-performance desktop workstation to add to existing VAX/VMS cluster

> Gene Puckett, L.C.P.M. Director of Purchasing

Doc. No. 010763

State of Kansas

Department of Transportation

Notice to Contractors

Sealed proposals for the construction of road and bridge work in the following Kansas counties will be received at the office of the Chief of Construction and Maintenance, KDOT, Topeka, until 10 a.m. C.D.T. July 18, 1991, and then publicly opened:

District One—Northeast

Doniphan-20-22 K-4488-01-K-20, culvert 506, 5.5 miles east and north of the Brown-Doniphan county line, culvert work. (State Funds)

Douglas-40-23 K-3705-01-U.S. 40, Wakarusa Drive to Monterey Way in Lawrence, 1.0 mile, overlay and widening. (State Funds)

Johnson-46 U-0905-01-71st Street at Mill Creek tributary in Shawnee, 0.1 mile, bridge replacement. (Federal Funds)

Johnson-46 U-1050-01-Pflumm Road at Indian Creek in Overland Park, 0.3 mile, bridge replacement. (Federal Funds)

Johnson—46 U-1315-01 —71st and Nall in Prairie Village, intersection improvement. (Federal Funds)

Wyandotte-7-105 K-4242-01-K-7, bridge 79 over U.S. 24 west of Kansas City, bridge deck. (State Funds)

Wyandotte-24-105 K-4492-01-U.S. 24, culvert 502, 1.4 miles east of the Leavenworth-Wyandotte county line, culvert work. (State Funds)

Wyandotte-635-105 K-4525-01-I-635, Shawnee Drive bridge 32 over I-635 in Kansas City, bridge painting. (State Funds)

District Two-Northcentral

Cloud—15 C-2706-01—County road, 1.0 mile north and 4.4 miles west of Clyde, then east, 0.4 mile, grading, surfacing and bridge. (Federal Funds)

Dickinson—21 C-2063-01—County road, 0.5 mile east and 4.2 miles north of Woodbine, then north, 0.2

mile, bridge replacement. (Federal Funds)

Ellsworth-70-27 K-4664-01-I-70, from the Ellsworth-Russell county line, east 23.3 miles to the Ellsworth-Lincoln county line, 23.2 miles, recycling. (State Funds)

Jewell-28-45 K-4493-01-K-28, culvert 530, 0.6 mile west of the Jewell-Cloud county line, culvert work.

(State Funds)

Lincoln-70-53 K-4663-01-I-70, from the Ellsworth-Lincoln county line, east 7.3 miles to the Lincoln-Saline county line, 7.2 miles, recycling. (State Funds)

Marion-57 C-2724-01—County road, 3.5 miles north and 1.0 mile west of Marion, 0.1 mile, grading and

bridge. (Federal Funds)

McPherson-61-59 K-4015-01-K-61, Missouri Pacific Railroad bridges 101 and 100 and U.S. 81 Alternate bridges 102 and 103, bridge painting. (State Funds)

Mitchell—62 C-2321-01—County road, 0.5 mile west of Scottsville, then west, 4.1 miles, surfacing. (Federal

Funds)

Ottawa—72 K-4675-01—K-41, from the east city limits of Delphos, east to the junction of U.S. 81; U.S. 81, from the four lane/two lane, north to the junction of K-41; K-93, from the junction of U.S. 81, east to the Ottawa County State Lake; and K-106, from the junction of K-18, north to the south city limits of Minneapolis, 29.4 miles, recycling. (State Funds)
Ottawa—81-72 K-4510-01—U.S. 81, bridges 3 and 4

over K-18 at the junction of U.S. 81 and K-18, bridge

overlay. (State Funds)

District Three—Northwest

Osborne/Trego/Russell—106 K-4651-01—K-181, in Osborne County, bridge 44; K-147, in Trego County, bridge 46; and U.S. 281, in Russell County, bridge 43, bridge painting. (State Funds)

Russell—70-84 K-4665-01—I-70, from the Ellis-Russell county line, east 4 miles, including ramps at Gorham interchange, 4.0 miles, recycling. (State Funds)

Russell—70-84 K-4666-01—I-70, from the Russell-Ellsworth county line, west 7.4 miles, including ramps at Dorrance interchange, 7.4 miles, recycling. (State Funds)

District Four—Southeast

Cherokee—11 C-2701-01—County road, 0.3 of a mile north of Baxter Springs, then north, 0.1 mile, grading and bridge. (Federal Funds)

Coffey—16 C-1639-01—County road, 8.3 miles east of Burlington, then east, 0.2 mile, bridge replacement.

(Federal Funds)

Montgomery—160-63 K-4292-01—U.S. 160, culvert 546 east of the south junction of U.S. 160 and U.S. 169, culvert work. (State Funds)

District Five—Southcentral

Harvey—40 C-2838-01—County road, 6.0 miles south of Halstead at the county line, then north, 3.0 miles, surfacing. (Federal Funds)

Harvey/Sedgwick-135-106 K-4314-01-I-135, from the 21st Street interchange in Wichita, north to the Harvey-McPherson county line, 21.6 miles, signing. (State Funds)

Sedgwick-87 C-2476-01-County road, from Haysville, then south, 5.5 miles, surfacing. (Federal Funds)

Sedgwick-87 U-1207-01-29th Street, north bridge at the Little Arkansas River in Wichita, 0.1 mile, bridge repair. (Federal Funds)

District Six—Southwest

Clark-283-13 K-4524-01-U.S. 283, Bullard Creek bridge 21, 1.2 miles north of the Oklahoma-Kansas state line, bridge painting. (State Funds)

Finney-28 C-1399-01-County road, 10.6 miles south and 1.0 mile west of Holcomb, then east, 3.8 miles, grading and surfacing. (Federal Funds)

Finney—28 C-2909-01—County road, 9 miles south of Garden City, then west on FAS 2126, 4.0 miles,

surfacing. (Federal Funds)

Kearny-47 C-2814-01-County road, from the Kearny-Wichita county line at K-25, then east, 4.0

miles, surfacing. (Federal Funds)
Meade—60 C-2682-01—County road, 1.0 mile north and 3.0 miles east of Fowler, then northeast, 0.2 mile,

grading and bridge. (Federal Funds)

Seward-88 C-2628-01-County road, 9.0 miles north of Liberal, then north, 1.7 miles, surfacing. (Federal Funds)

Seward-88 C-2629-01-County road, 10.3 miles north of Liberal, then north, 1.8 miles, surfacing. (Fed-

eral Funds)

Proposals will be issued upon request to all prospective bidders who have been prequalified by the Kansas Department of Transportation on the basis of financial condition, available construction equipment, and experience. Also, a statement of unearned contracts (Form No. 284) must be filed. There will be no discrimination against anyone because of race, age, religion, color, sex, handicap, or national origin in the award of contracts.

Each bidder shall file a sworn statement executed by or on behalf of the person, firm, association or corporation submitting the bid, certifying that such person, firm, association or corporation has not, either directly or indirectly, entered into any agreement, participated in any collusion, or otherwise taken any action in restraint of free competitive bidding in connection with the submitted bid. This sworn statement shall be in the form of an affidavit executed and sworn to by the bidder before a person who is authorized by the laws of the state to administer oaths. The required form of the affidavit will be provided by the state to each prospective bidder. Failure to submit the sworn statement as part of the bid-approval package will make the bid nonresponsive and not eligible for award consideration.

Plans and specifications for the projects may be examined at the office of the respective county clerk or at the KDOT district office responsible for the work.

> Gary Stotts Secretary of Transportation

State Corporation Commission

Notice of Motor Carrier Hearings

Applications set for hearing are to be heard before the State Corporation Commission, 1500 S.W. Arrowhead Road, Topeka, at 9:30 a.m. unless otherwise noticed.

This list does not include cases previously assigned hearing dates for which parties of record have received notice.

Questions concerning applications for hearing dates should be addressed to the State Corporation Commission, 1500 S.W. Arrowhead Road, Topeka 66604-4027, (913) 271-3196 or 271-3149.

Your attention is invited to Kansas Administrative Regulation 82-1-228, "Rules of Practice and Procedure Before the Commission."

Applications set for July 2, 1991

Application for Extension of Certificate of Convenience and Necessity:

Donald E. Pletcher, dba) Docket No. 29,696 M Pletcher Farms) P.O. Box 548) Sharon Springs, KS 67758) MC ID No. 100245

Applicant's Attorney: Clyde Christey, Southwest Plaza Building, Suite 202, 3601 W. 29th, Topeka, KS 66614

Hay, grain, dry feed, dry feed ingredients, dry fertilizer, seeds, machinery, fencing materials, livestock, building and construction materials, scrap and salvage metals, recyclable metals and junk, iron and steel articles and concrete articles (restricted, however, to transport no hazardous materials),

Between all points and places in the state of Kansas.

Application for Certificate of Convenience and Necessity:

Shawnee Mission Ford, Inc.) Docket No. 176,386 M 11501 W. Shawnee Mission) Parkway) Shawnee, KS 66203) MC ID No. 140122

Applicant's Attorney: Mark V. Bodine, 10111 Santa Fe Drive (W. 87th Street), P.O. Box 12290, Overland Park, KS 66212

Passengers and their baggage in charter party service, Between all points and places in Kansas.

Application for Certificate of Convenience and Necessity:

Terry Swanson & Mike

Bergman, dba

S & B Trucking

Route 2

Baileyville, KS 66404

Applicant's Attorney: None

) Docket No. 176,385 M
) MC ID No. 141292

Livestock, hay, grain, feed, feed ingredients, fertilizer, fertilizer ingredients, salt, seeds,
Between all points and places in Kansas.

Application for Extension of Certificate of Convenience and Necessity:

T & M Transportation, Inc.) Docket No. 135,200 M 18 Central Ave.) Kansas City, KS 66118) MC ID No. 105865

Applicant's Attorney: Clyde Christey, Southwest Plaza Building, Suite 202, 3601 W. 29th, Topeka, KS 66614

Liquid commodities in bulk (except anhydrous ammonia), Between all points and places in the state of Kansas.

Application for Transfer of Certificate of Convenience and Necessity:

Richard B. Yingling) Docket No. 110,827 M 2000 N. Monroe) Hutchinson, KS 67502) MC ID No. 124089 TO: Carter Moving & Delivery, Inc. 2000 N. Monroe Hutchinson, KS 67502

Applicant's Attorney: William Mitchell, 119 W. Sherman, P.O. Box 604, Hutchinson, KS 67504-0604

General commodities (except those of unusual value, dangerous explosives, household goods as defined by "Practices of Motor Carriers of Household Goods 17 M.C.C. 467," commodities requiring special equipment and commodities injurious or contaminating to other lading),

Between all points and places in Reno County, Kansas, on the one hand, and all points and places in Rice, Sedgwick, McPherson, Harvey and Stafford counties, Kansas, on the other.

Furniture and household goods,

Between all points and places within Reno, Rice, McPherson, Harvey and Stafford counties, Kansas.

Between all points and places within Reno, Rice, McPherson, Harvey and Stafford counties, Kansas, on the one hand, and all points and places in the state of Kansas, on the other hand.

Application for Abandonment of Contract Carrier Permit:

The Home Oil Co., Inc.) Docket No. 33,636 M 3511 N. Ohio) Wichita, KS 67219) MC ID No. 102614

Applicant's Attorney: None

Don Carlile Administrator Transportation Division

Department of Education

Permanent Administrative Regulations

Article 35.—EDUCATIONAL EXCELLENCE GRANT PROGRAM

91-35-1. Definitions. (a) "At risk pupil" means any person who is enrolled in preschool, kindergarten or any of the grades one through 12 maintained by a school district and who is at risk of not meeting the educational goals and objectives established by the school district or of not completing the requirements necessary for promotion to grade level, grade-to-grade promotion or graduation from high school or of not becoming a productive worker and citizen. The definition of at risk pupil does not include any person determined to be an exceptional child under the provisions of the special education for exceptional children act.

(b) "At risk pupil assistance plan" means a plan which is developed and maintained by the board of a school district for the specific purpose of addressing the needs of at risk pupils of the school district.

(c) "Educational excellence grant program" means a program under which the state, for the purpose of promoting excellence in education, provides assistance through the award of grants of state monies to school districts which develop and maintain educational system enhancement plans or at risk pupil assistance plans, or both.

(d) "Educational system enhancement plan" means a plan which is developed and maintained by the board of a school district for the purpose of improving the educational system of the school district. (Authorized by and implementing K.S.A. 1990 Supp. 72-9903;

effective Aug. 5, 1991.)

91-35-2. Educational excellence grant program application. (a) Any board may apply for an educational excellence grant by completing and submitting to the state board, an application for prescribed by the state board. Each application shall include:

(1) an indication of whether the board is applying for an at risk pupil assistance grant, an educational

system enhancement grant, or both;

(2) the name and number of the district or, if the application is being made by a consortium of districts, the name of the interlocal agency or school district which will receive grant funds and administer the program and a listing of participating districts;

(3) the mailing address and phone number of the district or interlocal agency administering the grant;

(4) the name and signature of the superintendent or

interlocal agency director;

- (5) the name, title, address, phone number and signature of the person who will be responsible for directing the program for the district or interlocal agency; and
- (6) if application is being made for an at risk pupil assistance grant, an at risk students survey.

(b) Applications shall be submitted to the state board

by the date specified on the application form, which shall be not later than May 1. (Authorized by and implementing K.S.A. 1990 Supp. 72-9903; effective Aug. 5, 1991.)

91-35-3. Educational excellence grant program plan. (a) Each board applying for an educational excellence grant shall submit a plan to the state board along with the application required under K.A.R. 91-35-2. The plan shall provide a clear and concise statement of the purpose or purposes of the proposed program and shall include an abstract, a general description of the program, a needs assessment, the program outcomes, the program activities, a method for evaluation of the program and a budget.

(b) The abstract section of each plan shall state:

(1) the name of the applying district or interlocal agency;

(2) the contact person for the program;

(3) the address and phone number of the contact person; and

(4) a synopsis of the program.

(c) The description section of each plan shall state: (1) the general purpose or purposes of the proposed

program;

(2) an overview and description of the proposed program;

(3) a statement of how the proposed program complements existing programs in the district or districts; and

(4) a statement of how the proposed program specifically relates to one or more of the funding priorities

identified by the state board.

- (d) The needs assessment section shall include a description of the specific needs which have been identified and an indication of how the proposed plan will address those needs. The needs assessment for an at risk pupil assistance program also shall include a statement of the methods and the specific criteria for identifying students as being at risk and an indication of the district's or districts' past efforts in providing assistance to at risk students.
- (e) The statement of program outcomes shall describe the general outcome of the proposed plan. Specific, measurable outcomes, written in product-oriented terms, shall also be stated.

(f) Program activities shall be stated in brief, descriptive terms. Each activity that is to be conducted

to implement the plan shall be described.

(g) The evaluation section shall indicate the method by which implementation will be documented and the method by which achievement of program outcomes will be assessed.

(1) For an educational system enhancement program, the evaluation shall be designed to measure the effectiveness of the plan in improving the educational

system of the school district.

(2) For an at risk pupil assistance program, the evaluation shall be designed to measure the effectiveness of the plan in meeting the needs of at risk pupils as identified by the needs assessment.

(h) The budget section shall indicate, in detail, how state and local district funds are to be spent. Local

funds shall equal at least 50 percent of the total expenditures planned. (Authorized by and implementing K.S.A. 1990 Supp. 72-9903; effective Aug. 5, 1991.)

91-35-4. Educational excellence grant reports. (a) Each board which is awarded an educational excellence grant shall submit a statistical and financial mid-year report to the state board which shall include information from July 1 through December 31. Each such report shall include:

(1) the date the program began;

(2) the method of selection and number of students participating;

(3) a statement of which program outcomes have

been met

- (4) an indication of any problems with the program; and
- (5) an itemized statement of expenditures of funds.
- (b) Mid-year reports shall be submitted to the state board by the date specified on the mid-year report form, which shall be not later than January 15.
- (c) Each board awarded an educational excellence grant shall submit a statistical and financial end-of-the-year report to the state board. Each report shall provide information from the preceding July 1 and shall contain:
- (1) for an educational system enhancement program, an evaluation of the program's effectiveness in improving the educational system of the school district and, for an at risk pupil assistance program, an evaluation of the program's effectiveness in meeting the needs of at risk pupils as identified in the needs assessment;
- (2) a statement of which program outcomes have been met; and
- (3) an itemized statement of expenditures of state and local funds.
- (d) End-of-the-year reports shall be submitted to the state board by the date specified on the end-of-the-year report form, which shall be no later than July 31 for programs ending June 30 and no later than September 30 for programs with summer activities.
- (e) Each board awarded an educational excellence grant shall submit such other reports as are requested by the state board. (Authorized by and implementing K.S.A. 1990 Supp. 72-9903; effective Aug. 5, 1991.)

Article 37.—PARENTS AS TEACHERS GRANTS

91-37-1. Definitions. (a) "Board" means the board of education of any school district.

(b) "Infant" and "toddler" means a child who has

not attained the age of three years.

(c) "Parent education program grant" means an award of state money to a school district for the development and operation of a program to provide expectant parents and parents of infants or toddlers, or both, with information, advice, assistance, resource materials, guidance and learning experiences regarding such measures as parenting skills and the various styles of parenting; the processes and principles of growth and development of children; home learning activities designed for infants and toddlers; techniques emphasizing a positive approach to discipline; effective

methods of communicating and interacting with children to foster the development of self-esteem; strategies for structuring behavioral limits and increasing mutual positive regard; and other elements of effective parenting that are conducive to the structuring of a home environment in which children are encouraged to be successful and productive learners.

(d) "School district" means any public school district organized and operating under the laws of the state.

(e) "State board" means the state board of education. (Authorized by K.S.A. 1990 Supp. 72-3605; implementing K.S.A. 1990 Supp. 72-3604; effective Aug. 5, 1991.)

91-37-2. Parent education program grant application. (a) Any board seeking a parent education program grant shall submit an application to the state board. Each application shall include:

(1) The name and number of the district or, if the application is being made by a consortium of districts, the name of the interlocal agency or school district which will receive grant funds and administer the program and a listing of participating districts;

(2) the mailing address and phone number of the district or interlocal agency administering the grant;

(3) the name and signature of the superintendent or interlocal agency director; and

(4) the name, title, address, phone number and signature of the person who will be responsible for directing the program for the district or interlocal agency.

- (b) Applications shall be submitted to the state board by the date specified on the application form, which shall be not later than May 30. (Authorized by K.S.A. 1990 Supp. 72-3605; implementing K.S.A. 1990 Supp. 72-3604; effective Aug. 5, 1991.)
- **91-37-3.** Parent education program plan. (a) Each board applying for a parent education program grant shall submit a parent education program plan to the state board with the application required under K.A.R. 91-37-2. The plan shall include:

an abstract;

(2) a general description of the program;

(3) proposed program outcomes;(4) proposed program activities;

(5) a method for evaluation of the program; and

(6) a budget.

- (b) The abstract shall state:
- (1) The name and the number of the applying district or interlocal agency; and
- (2) the name, address and phone number of the contact person for the program.

(c) The general description shall include:

(1) the specific needs which have been identified and an indication of how the proposed plan addresses those needs;

(2) an overview of the proposed program;

- (3) specific plans for recruiting parents to the program; and
- (4) the manner in which the proposed program coordinates with existing programs in the district or districts.
- (d) The program outcomes shall indicate the general outcome which is expected to be accomplished by im-

plementation of the proposed plan during the first year. Also, specific measurable outcomes, written in product-oriented terms, shall be stated for the program after three to five years of operation.

(e) Program activities shall be stated in brief, descriptive terms. Each activity that is to be conducted

to implement the plan shall be described.

(f) The evaluation section shall indicate the process by which implementation will be documented and the method by which achievement of program outcomes will be assessed.

- (g) The budget section shall indicate, in detail, how state and local funds are to be spent. Local funds shall equal at least 50 percent of the total expenditures planned. (Authorized by K.S.A. 1990 Supp. 72-3605; implementing K.S.A. 1990 Supp. 72-3604; effective Aug. 5, 1991.)
- **91-37-4.** Parent education program reports. (a) Each board which is awarded a parent education program grant shall submit a statistical and financial midyear report to the state board which shall include information from July 1 through December 1. Each such report shall include:

(1) the date services began;

- (2) the number of families and children participating;
- (3) a description of progress toward accomplishing intended outcomes;
- (4) an indication of any problems with the program; and
- (5) an itemized statement of expenditures of state and local funds.
- (b) Mid-year reports shall be submitted to the state board by the date specified on the mid-year report form, which shall be not later than December 15.
- (c) Each board which is awarded a parent education program grant shall submit a statistical and financial end-of-the-year report which shall include information from the preceding July 1 to the state board. Each such report shall contain:
 - (1) the information required for the mid-year report;
- (2) an evaluation of the program's effectiveness as indicated by a parent satisfaction survey;
 - (3) the results of the evaluation of the program; and
- (4) an itemized statement of expenditures of state and local funds.
- (d) End-of-the-year reports shall be submitted to the state board by the date specified on the end-of-the-year report form, which shall be not later than July 31.
- (e) Each board awarded a parent education program grant shall submit such other reports as are requested by the state board. (Authorized by K.S.A. 1990 Supp. 72-3605; implementing K.S.A. 1990 Supp. 72-3604; effective Aug. 5, 1991.)

Dr. Lee Droegemueller Commissioner of Education

Doc. No. 010760

State of Kansas

Real Estate Appraisal Board

Permanent Administrative Regulations

Article 1.—DEFINITIONS

117-1-1. Definitions. (a) "Act" means the state certified and licensed real property appraisers act.

(b) "Appraiser" means a state licensed or certified

appraiser.

(c) "Board" means the real estate appraisal board.

(d) "Classroom hour" means 50 minutes out of each 60 minute segment.

(e) "Commission" means the Kansas real estate commission.

(f) "Course" means any educational offering.

(g) "General classification" means the state certified general real property appraiser classification.

(h) "Licensed classification" means the state licensed

real property appraiser classification.

(i) "Residential classification" means the certified

residential real property appraiser classification.

- (j) "Sponsor" means any of the following entities which are eligible to request course approval from the board or offer a course approved by the board for credit toward any education requirement of the act:
 - (1) Colleges or universities;

(2) community or junior colleges;

- (3) real estate appraisal or real estate related organization;
 - (4) state or federal agencies or commissions;

(5) proprietary schools; and

(6) other providers approved by the board.

(Authorized by and implementing K.S.A. 1990 Supp. 58-4105, as amended by 1991 SB 376, Sec. 5; effective Jan. 21, 1991; amended, T-117-6-10-91, June 10, 1991; amended Aug. 5, 1991.)

Article 2.—QUALIFICATIONS CRITERIA— RESIDENTIAL REAL ESTATE APPRAISER CLASSIFICATION

117-2-1. Licensed classification; education requirements. (a) In order to sit for the licensed classification examination, each applicant shall:

(1) have received credit for 75 classroom hours in subjects related to real estate appraisal, which shall include coverage of the uniform standards of professiional appraisal practice;

(2) have successfully completed an examination pertinent to each course for which credit is received; and

- (3) provide evidence, satisfactory to the board, of completion of courses approved by the board or provide evidence, satisfactory to the board, that the education covered all of the following topics with a particular emphasis on the appraisal of one to four unit residential properties:
 - (A) influences on real estate values;
 - (B) legal considerations in appraisal;

(C) types of value;

(D) economic principles;

- (E) real estate markets and analysis;
- (F) valuation process;(G) property description;
- (H) highest and best use analysis;

(I) appraisal statistical concepts;

(J) site value;

(K) sales comparison approach;

(L) cost approach;

(M) income approach, including gross rent multiplier analysis, estimation of income and expenses, and operating expense ratios;

(N) valuation of partial interests; and(O) appraisal standards and ethics.

- (b) The education may have been obtained at any time before submission of an application for license to the board.
- (c) The length of each course shall have been at least 15 classroom hours.

(d) Correspondence courses or video and remote TV educational offerings are not acceptable to meet the

classroom requirement.

- (e) Credit toward the classroom hour requirement may be awarded to teachers of appraisal courses. An applicant requesting credit for teaching appraisal courses for the classroom hour requirement may not request credit for teaching appraisal courses for the experience requirement pursuant to K.A.R. 117-2-2. Credit for teaching may be granted for either the classroom hour or experience requirement but not for both.
- (f) Credit may be granted by the board where an applicant obtained credit from the course provider by challenge examination without attending the course, if:
- (1) the credit was granted by the course provider prior to July 1, 1990; and

(2) the board is satisfied with the quality of the chal-

lenge examination.

(Authorized by and implementing K.S.A. 1990 Supp. 58-4109, as amended by 1991 SB 376, Sec. 9; effective Jan. 21, 1991; amended, T-117-6-10-91, June 10, 1991; amended Aug. 5, 1991.)

117-2-2. Licensed classification; experience requirement. (a) Each applicant for the licensed classification shall have the equivalent of two years of appraisal experience. One thousand hours constitutes one year of appraisal experience. Hours may be cumulated over more than one calendar year, and an applicant may receive credit for more than 1,000 hours within any one calendar year.

(b) Each applicant shall file affidavits verifying experience credit claimed on forms prescribed by the board. Experience documentation in the form of reports or file memoranda to support the claim for ex-

perience may be requested by the board.

(c) Acceptable appraisal experience includes, but is not limited to, the following:

- (1) fee and staff appraisal;
- (2) ad valorem tax appraisal;
- (3) review appraisal;(4) appraisal analysis;

(5) real estate counseling;

(6) highest and best use analysis;

(7) feasibility analysis study; and

(8) teaching of appraisal courses.

(d) The following categories are limited to an aggregate of 500 hours of experience credit: appraisal analysis, real estate counseling, highest and best use analysis, feasibility analysis study, and teaching of appraisal courses.

- (e) An applicant requesting experience credit for teaching appraisal courses may not request credit for the education requirement pursuant to K.A.R. 117-2-1. Credit for teaching may be granted for either the classroom hour or experience requirement but not for both. (Authorized by and implementing K.S.A. 1990 Supp. 58-4109, as amended by 1991 SB 376, Sec. 9; effective Jan. 21, 1991; amended, T-117-6-10-91, June 10, 1991; amended Aug. 5, 1991.)
- 117-2-3. Licensed classification; examination requirement. Each applicant for the licensed classification must successfully complete the national uniform appraiser examination designated by the board for the licensed classification. (Authorized by and implementing K.S.A. 1990 Supp. 58-4109, as amended by 1991 SB 376, Sec. 9; effective, T-117-6-10-91, June 10, 1991; effective Aug. 5, 1991.)
- 117-2-4. Licensed classification; scope of practice.
 (a) The licensed classification applies to the appraisal of non-complex one to four residential units having a transaction value less than \$1,000,000 and complex one to four residential units having a transaction value less than \$250,000.

(b) The licensed classification may also apply to the appraisal of any other property permitted by the regulations of the applicable federal financial institutions regulatory agency, other agency or regulatory body.

(c) All licensed appraisers are bound by the competency provision of the uniform standards of professional appraisal practice. (Authorized by and implementing K.S.A. 1990 Supp. 58-4109, as amended by 1991 SB 376, Sec. 9; effective, T-117-6-10-91, June 10, 1991; effective Aug. 5, 1991.)

Article 3.—QUALIFICATIONS CRITERIA—GENERAL REAL ESTATE APPRAISER CLASSIFICATION

117-3-1. General classification; education requirements. (a) In order to sit for the general classification examination, each applicant shall:

(1) have received 165 classroom hours in subjects related to real estate appraisal, which shall include coverage of the uniform standards of professional appraisal practice;

(2) have successfully completed an examination pertinent to each course for which credit is received; and

- (3) provide evidence, satisfactory to the board, of completion of courses approved by the board or provide evidence, satisfactory to the board, that the education covered all of the following topics with a particular emphasis on the appraisal of nonresidential properties (residential is defined as one to four residential units):
 - (A) influences on real estate values;

- (B) legal considerations in appraisal;
- (C) types of value;

(D) economic principles;

- (E) real estate markets and analysis;
- (F) valuation process;
- (G) property description;
- (H) highest and best use analysis;
- (I) appraisal math and statistics;
- (I) site value;
- (K) sales comparison approach;
- (L) cost approach;
- (M) income approach, including estimation of income and expenses, operating statement ratios, direct capitalization, cash flow estimates, measures of cash flow, and discounted cash flow analysis;
 - (N) valuation of partial interests;
 - (O) appraisal standards and ethics; and
 - (P) narrative report writing.
- (b) The 165 classroom hours may include the 75 classroom hours required for the licensed classification or the 105 classroom hours required for the residential classification and may have been obtained at any time before submission of an application for certification to the board.
- (c) The length of each course shall have been at least 15 classroom hours.
- (d) Correspondence courses or video and remote TV educational offerings are not acceptable to meet the classroom requirement.
- (e) Credit toward the classroom hour requirement may be awarded to teachers of appraisal courses. An applicant requesting credit for teaching appraisal courses for the classroom hour requirement may not request credit for teaching appraisal courses for the experience requirement pursuant to K.A.R. 117-3-2. Credit for teching may be granted for either the classroom hour or experience requirement but not for both.
- (f) Credit may be granted by the board where an applicant obtained credit from the course provider by challenge examination without attending the course,
- (1) the credit was granted prior to July 1, 1990; and
- (2) the board is satisfied with the quality of the challenge examination.
- (Authorized by and implementing K.S.A. 1990 Supp. 58-4109, as amended by 1991 SB 376, Sec. 9; effective Jan. 21, 1991; amended, T-117-6-10-91, June 10, 1991; amended Aug. 5, 1991.)
- 117-3-2. General classification; experience requirement. (a) Each applicant for the general classification shall have the equivalent of two years of appraisal experience. One thousand hours constitutes one year of appraisal experience. Hours may be cumulated over more than one calendar year, but an applicant may not receive credit for more than 1,000 hours within any one calendar year.
- (b) At least 1,000 hours shall have been nonresidential appraisal work. For purpose of this regulation, residential is defined as one to four residential units.
- (c) Verification of experience credit claimed by an applicant shall be by affidavit on forms prescribed by the board. Experience documentation in the form of

reports or file memoranda to support the claim for experience may be requested by the board.

(d) Acceptable appraisal experience includes, but is not limited to, the following:

- (1) fee and staff appraisal;
- (2) ad valorem tax appraisal;
- (3) review appraisal;
- (4) appraisal analysis;
- (5) real estate counseling;
- (6) highest and best use analysis;
- (7) feasibility analysis study; and
- (8) teaching of appraisal courses. (d) The following categories are limited to an ag-

gregate of 500 hours of experience credit: appraisal analysis, real estate counseling, highest and best use analysis, feasibility analysis study, and teaching of ap-

praisal courses.

- (e) An applicant requesting experience credit for teaching appraisal courses may not request credit pursuant to K.A.R. 117-3-1 for the education requirement. Credit for teaching may be granted for either the classroom hour or experience requirement, but not both. (Authorized by and implementing K.S.A. 1990 Supp. 58-4109, as amended by 1991 SB 376, Sec. 9; effective Jan. 21, 1991; amended, T-117-6-10-91, June 6, 1991; amended Aug. 5, 1991.)
- 117-3-3. General classification; examination requirement. Each applicant for the general classification must successfully complete the national uniform appraiser examination designated by the board for the general classification. (Authorized by and implementing K.S.A. 1990 Supp. 58-4109, as amended by 1991 SB 376, Sec. 9; effective, T-117-6-10-91, June 10, 1991; effective Aug. 5, 1991.)

117-3-4. General classification; scope of practice. (a) The general classification applies to the appraisal

of all types of real property.

(b) Áll certified general appraisers are bound by the competency provision of the uniform standards of professional appraisal practice. (Authorized by and implementing K.S.A. 1990 Supp. 58-4109, as amended by 1991 SB 376, Sec. 9; effective, T-117-6-10-91, June 10, 1991; effective Aug. 5, 1991.)

Article 4.—QUALIFICATIONS CRITERIA— CERTIFIED RESIDENTIAL REAL PROPERTY APPRAISER CLASSIFICATION

117-4-1. Residential classification; education requirements. (a) In order to sit for the residential classification examination, each applicant shall:

(1) have received 105 classroom hours in subjects related to real estate appraisal, which shall include coverage of the uniform standards of professional appraisal practice;

(2) have successfully completed an examination pertinent to each course for which credit is received; and

(3) provide evidence, satisfactory to the board, of completion of courses approved by the board or provide evidence, satisfactory to the board, that the education covered all of the following topics with a

particular emphasis on the appraisal of one to four unit residential properties:

(A) influences on real estate values;(B) legal considerations in appraisal;

(C) types of value;(D) economic principles;

- (E) real estate markets and analysis;
- (F) valuation process;(G) property description;
- (H) highest and best use analysis;

(I) appraisal statistical concepts;

(J) site value;

(K) sales comparison approach;

(L) cost approach;

(M) income approach, including gross rent multiplier analysis, estimation of income and expenses, operating expense ratios, and direct capitalization;

(N) valuation of partial interests;

(O) appraisal standards and ethics; and

(P) narrative report writing.

- (b) The 105 classroom hours may include the 75 classroom hour requirement for the licensed classification and may have been obtained at any time before submission of an application for certification to the board.
- (c) The length of each course shall have been at least 15 classroom hours.

(d) Correspondence courses or video and remote TV educational offerings are not acceptable to meet the classroom requirement.

(e) Credit toward the classroom hour requirement may be awarded to teachers of appraisal courses. An applicant requesting credit for the classroom hour requirement may not request credit for the experience requirement pursuant to K.A.R. 117-4-2. Credit for teaching may be granted for either the classroom hour or experience requirement but not for both.

(f) Credit may be granted by the board where an applicant obtained credit from the course provider by challenge examination without attending the course,

if:

(1) the credit was granted prior to July 1, 1990; and (2) the board is satisfied with the quality of the challenge examination. (Authorized by and implementing K.S.A. 1990 Supp. 58-4109, as amended by 1991 SB 376, Sec. 9; effective, T-117-6-10-91, June 10, 1991; effective Aug. 5, 1991.)

117-4-2. Residential classification; experience requirement. (a) Each applicant for the residential classification shall have the equivalent of two years of appraisal experience. One thousand hours constitutes one year of appraisal experience. Hours may be cumulated over more than one calendar year, but an applicant may not receive credit for more than 1,000 hours within any one calendar year.

(b) Verification of experience credit claimed by an applicant shall be by affidavit on forms prescribed by the board. Experience documentation in the form of reports or file memoranda to support the claim for

experience may be requested by the board.

(c) Acceptable appraisal experience includes, but is not limited to, the following:

(1) fee and staff appraisal;

(2) ad valorem tax appraisal;

(3) review appraisal;(4) appraisal analysis;

(5) real estate counseling;

(6) highest and best use analysis;(7) feasibility analysis study; and

(8) teaching of appraisal courses.

- (d) The following categories are limited to an aggregate of 500 hours of experience credit: appraisal analysis, real estate counseling, highest and best use analysis, feasibility analysis study, and teaching of appraisal courses.
- (e) An applicant requesting experience credit for teaching appraisal courses may not request credit for the education requirement pursuant to K.A.R. 117-4-1. Credit for teaching may be granted for either the classroom hour or experience requirement but not for both. (Authorized by and implementing K.S.A. 1990 Supp. 58-4109, as amended by 1991 SB 376, Sec. 9; effective, T-117-6-10-91, June 10, 1991; effective Aug. 5, 1991.)
- 117-4-3. Residential classification; examination requirement. Each applicant for the residential classification must successfully complete the national uniform appraiser examination designated by the board for the residential classification. (Authorized by and implementing K.S.A. 1990 Supp. 58-4109, as amended by 1991 SB 376, Sec. 9; effective, T-117-6-10-91, June 10, 1991; effective Aug. 5, 1991.)

117-4-4. Residential classification; scope of practice. (a) The residential classification applies to the appraisal of one to four residential units without regard to transaction value or complexity.

(b) The residential classification may also apply to the appraisal of any other property permitted by the regulations of the applicable federal financial institutions regulatory agency, other agency or regulatory

body.

(c) All certified residential appraisers are bound by the competency provision of the uniform standards of professional appraisal practice. (Authorized by and implementing K.S.A. 1990 Supp. 58-4109, as amended by 1991 SB 376, Sec. 9; effective, T-117-6-10-91, June 10, 1991; effective Aug. 5, 1991.)

Article 6.—CONTINUING EDUCATION

117-6-1. Continuing education; renewal requirements. (a) The continuing education requirement for renewal of a license or certificate for the licensed, residential and general classifications shall be the equivalent of 10 classroom hours of instruction completed during the immediately preceding term of licensure or certification. Each course for which credit is requested shall have received the approval of the board for renewal of the applicable classification.

(b) Continuing education credit may also be granted for participation, other than as a student, in appraisal educational processes and programs. Examples of activities for which credit may be granted are teaching, program development, authorship of textbooks, or

similar activities which are determined by the board to be equivalent to obtaining continuing education.

(c) With the application for renewal, each appraiser shall present a certificate of completion for each course for which credit is requested.

(d) If any appraiser requests credit pursuant to (b), the appraiser shall submit a detailed description of such activities with the application for renewal on a

form obtained from the board.

- (e) A nonresident of Kansas may receive credit for courses approved by the state of residence by submitting certificates of completion and evidence that each course for which credit is requested was approved by the state of residence. Evidence of renewal of an equivalent license or certificate by a nonresident's state of residence may be recognized by the board as meeting the education requirement for renewal of the nonresident's Kansas license or certificate. (Authorized by and implementing K.S.A. 1990 Supp. 58-4109, as amended by 1991 SB 376, Sec. 9; effective Jan. 21, 1991; amended, T-117-6-10-91, June 10, 1991; amended Aug. 5, 1991.)
- 117-6-2. Continuing education; approval of courses; requirements. (a) The purpose of continuing education shall be to ensure that each appraiser participates in a program that maintains and increases the appraiser's skill, knowledge and competency in real estate appraising. Courses approved by the board shall be consistent with this purpose.

(b) Courses approved by the board for renewal of a license or certificate shall cover real estate related

appraisal topics such as:

(1) ad valorem taxation;

(2) arbitration;

(3) business courses related to the practice of real estate appraisal;

(4) construction estimating;

(5) ethics and standards of professional practice;

(6) land use planning, zoning and taxation;

(7) management, leasing, brokerage, timesharing;

(8) property development;

(9) real estate appraisal (valuations/evaluations);

(10) real estate law;

(11) real estate litigation;

(12) real estate financing and investment;

(13) real estate appraisal related computer applications;

(14) real estate securities and syndication; and

(15) real property exchange.

- (c) The length of each course approved for continuing education credit shall be at least two classroom hours.
- (d) Correspondence courses may not be approved for continuing education credit. Video and remote television presentations may be approved by the board provided the presentation is for an organized group in an instructional setting and a qualified resource person is available to answer questions and provide information.
- (e) To receive credit for a course, an applicant shall attend all classroom hours, even when the number of credit hours for which a course is approved is less

than the total number of hours of the course presentation.

(f) Neither students nor instructors may receive credit for attending or instructing any subsequent offering of the same course for one year after attending or teaching the course. (Authorized by and implementing K.S.A. 1991 Supp. 58-4105, as amended by 1991 SB 376, Sec. 5; effective Jan. 21, 1991; amended, T-117-6-10-91, June 10, 1991; amended Aug. 5, 1991.)

117-6-3. Education; obtaining course approval. (a) To request board approval of a course to meet any education requirement of the act or portion thereof, for each course the sponsor shall:

(1) appoint a coordinator, who shall be responsible for monitoring the course and assuring compliance

with the appropriate statutes and regulations;

(2) submit all information required by the board for course approval at least 60 days prior to the first scheduled class session, including:

(A) a completed application for course registration

on a form prescribed by the board;

(B) the procedure for maintaining attendance records;

(C) proposed dates and times of the course offering;

(D) the total amount of the attendance fee;

(E) the total number of class sessions and the length of time per session;

(F) the total hours in the course and the number of

credit hours requested;

(G) if approval of the course is requested pursuant to K.A.R. 117-2-1, 117-3-1 or 117-4-1, the amount of time allotted to the required examination;

(H) a course syllabus, including a detailed course

outline and course objectives; and

(I) an instructor resume, demonstrating that the in-

structor meets the qualifications in (c).

(b) Upon notification by the board that the course has been tentatively approved, the sponsor shall submit the fee prescribed by K.A.R. 117-7-1. Written approval of the board may not be granted until the fee has been received by the commission.

(c) Each instructor shall demonstrate knowledge of the subject matter and ability to teach it effectively.

(1) Knowledge of the subject matter which the applicant intends to teach shall be demonstrated by:

(A) a college degree in an academic area directly

related to the course; or

(B) at least three years of experience in the subject area directly related to the course.

(2) The ability to teach effectively shall be demon-

(A) within the preceding two years, completing a board-approved program for instructors which is designed to develop the ability to communicate;

(B) holding a current teaching certificate issued by any state department of education or an equivalent

agency;

(C) holding a four-year undergraduate degree in education; or

(D) having experience teaching in schools, seminars or in an equivalent setting.

(d) Each instructor shall:

(1) Comply with all laws and regulations pertaining to appraiser continuing education;

(2) provide students with the most current and accurate information:

(3) maintain an atmosphere conducive to learning in a classroom; and

(4) provide assistance to the students and respond

to questions relating to course material.

(e) Course approvals shall expire on June 30 of each year. By May 1 a notification which includes the necessary forms shall be sent by the commission informing each sponsor that an application for renewal is necessary.

(f) A course shall not be advertised as approved unless written approval has been granted by the board.

(g) Each course shall be conducted in a classroom or other facility which is adequate to comfortably accommodate the number of students enrolled.

(h) Each sponsor shall maintain, for a minimum of five years, accurate records relating to course offerings, instructors, and student attendance. If a sponsor ceases operations, the coordinator appointed under (a)(1) shall be responsible for maintaining the records or pro-

viding a custodian acceptable to the board.

(i) Each sponsor shall provide each student with a certificate of completion on a form prescribed by the board within seven days of completing the course. The sponsor may require payment of course tuition as a condition for completing the course. (Authorized by and implementing K.S.A. 1990 Supp. 58-4105, as amended by 1991 SB 376, Sec. 5; effective Jan. 21, 1991; amended, T-117-6-10-91; June 10, 1991; amended Aug. 5, 1991.)

Article 7.—FEES

117-7-1. Fees. The following fees shall be submitted to the commission:

(a) for application for certification or licensure, \$50;

(b) for original certification or licensure, an amount, based on an annual amount of \$150, prorated to the nearest whole month for the period of time from the date of issuance of the certificate or license until its expiration.

(c) for renewal of a certificate or license, \$100;

- (d) for late renewal of a certificate or license, an additional \$50.
- (e) except as provided in subsection (h), for approval of a course of instruction to meet any portion of the education requirements of K.A.R. 117-2-1, 117-3-1 or 117-4-1, a fee of \$100;
- (f) except as provided in subsection (h), for approval of a course of instruction to meet the continuing education requirements of K.A.R. 117-6-1, a fee of \$50;

(g) except as provided in subsection (h), for renewal

of any course of instruction, a fee of \$25; and

(h) for approval or renewal of any course of instruction which is endorsed by the appraisal qualifications board, a fee of \$10. (Authorized by and implementing K.S.A. 1990 Supp. 58-4107, as amended by 1991 SB 376, Sec. 7; effective Jan. 21, 1991; amended, T-117-6-10-91; June 10, 1991; amended Aug. 5, 1991.)

Article 8.—UNIFORM STANDARDS OF PROFESSIONAL APPRAISAL PRACTICE

117-8-1. Standards of professional appraisal practice applicable to federally related transactions. The "excerpts from the uniform standards of professional appraisal practice applicable to federally related transactions; final rule," as published on pages 53612 through 53617 in the federal register, Vol. 55, No. 251, on December 31, 1990, is hereby adopted by reference. (Authorized by K.S.A. 1990 Supp. 58-4105, as amended by 1991 SB 376, Sec. 5; implementing K.S.A. 1990 Supp. 58-4121, as amended by 1991 SB 376, Sec. 20; effective, T-117-6-10-91, June 10, 1991; effective Aug. 5, 1991.)

Article 9.—TEMPORARY PRACTICE

117-9-1. Temporary practice. (a) An appraiser from another state who is licensed or certified by the appraiser licensing or certifying agency in such state may register to receive temporary licensing or certification privileges in this state by paying a \$50 fee and filing with the commission a registration form approved by the board and obtained from the commission.

(b) Within ten days of receipt of the fee and a properly completed registration form, written notification of acceptance of the registration shall be mailed to the appraiser by the commission. (Authorized by and implementing K.S.A. 1990 Supp. 58-4103(b), as amended by 1991 SB 376, Sec. 3, and K.S.A. 1990 Supp. 58-4107(b), as amended by 1991 SB 376, Sec. 7; effective, T-117-6-10-91, June 10, 1991; effective Aug. 5, 1991.)

Jean Duncan Administrative Officer

Doc. No. 010758

State of Kansas

Department of Wildlife and Parks

Permanent Administrative Regulations

Article 3.—FISH; SPORT AND COMMERCIAL

23-3-16. (Authorized by K.S.A. 32-215; implementing K.S.A. 32-189; effective, T-83-3, Jan. 7, 1982; effective May 1, 1983; revoked Aug. 5, 1991.)

Article 8.—WILDLIFE AREAS

23-8-24. (Authorized by K.S.A. 32-173, 32-174, 32-224; implementing L. 1985, Ch. 252, Sec. 1; effective Feb. 15, 1977; amended May 1, 1986; revoked Aug. 5, 1991.)

Article 12.—TRAINING DOGS AND FIELD TRIAL EVENTS

23-12-1, 23-12-8. (Authorized by K.S.A. 1980

Supp. 32-174; effective Jan. 1, 1966; amended May 1, 1981; revoked Aug. 5, 1991.)

23-12-11. (Authorized by and implementing K.S.A. 32-173, 32-174 and 32-145; effective Jan. 1, 1970; amended, E-76-16, March 27, 1975; amended May 1, 1976; amended, E-79-32, Nov. 21, 1978; amended May 1, 1979; amended, E-80-20, Nov. 7, 1979; amended May 1, 1980; amended May 1, 1981; amended May 1, 1987; revoked Aug. 5, 1991.)

Article 13.—TRAINING DOGS AND FIELD TRIAL EVENTS

115-13-1. Commercial dog training permit; application and general provisions. (a) The application for a commercial dog training permit shall be on forms provided by the department and each applicant shall provide the following information:

(1) the name and address of the applicant;

(2) the breeds of dog to be trained;

(3) the type of dog training to be conducted;

(4) a legal description of area or areas where dog training will be conducted; and

(5) other information as required by the secretary.

(b) Subject to all federal and state laws, rules and regulations, commercial training of bird dogs shall be authorized throughout the year.

(c) General provisions.

1) Pen-raised, banded birds may be released and shot during bird dog training activities.

(2) Pen-raised, banded birds which escape after release shall not be recaptured, except as authorized by subsection (c) (3) and (4) and under K.A.R. 115-13-5.

(3) Pen-raised or wild trapped pigeons and penraised, banded mallard ducks may be released and shot during bird dog training activities and the birds may be recaptured. Steel shot shall be required for the taking of pen-raised mallard ducks.

(4) Chukar partridge and hungarian partridge may be released and shot during bird dog training activities and chukar partridge and hungarian partridge may be

recaptured.

(5) The banding of pigeons, chukar partridge and

hungarian partridge shall not be required.

(6) Pigeons, chukar partridge, hungarian partridge or pen-raised, banded birds that are shot during bird dog training activity may be possessed by the commercial bird dog trainer.

(7) All bands used shall be leg bands and shall be

coded with the initials "CDT.'

(8) No commercial bird dog trainer shall possess unattached bands while conducting bird dog training activities.

(9) Wild birds, except waterfowl, may be pursued during commercial bird dog training activities, but shall not be shot, killed or possessed except during established hunting seasons for the taking and possession

of that species.

(d) Subject to all federal and state laws, rules and regulations, commercial training of sight and trail hounds for hunting, furbearer running or furbearer harvesting purposes shall be authorized. Such training shall be restricted to established furbearer seasons for the taking of furbearers by hunting methods, running seasons and hunting seasons.

(e) Pen-raised, legally trapped and possessed, or wild red fox, gray fox, raccoon, opossum, coyote, or cottontail rabbit may be pursued during commercial sight or trail hound training activities, but shall not be shot or killed and shall not be possessed after initial release except during established seasons for the taking and possession of that species.

(f) Commercial dog training activities shall be restricted to the area specified on the permit. (Authorized by K.S.A. 1990 Supp. 32-807 and K.S.A. 1990 Supp. 32-954; implementing K.S.A. 1990 Supp. 32-807, K.S.A. 1990 Supp. 32-954 and K.S.A. 1990 Supp. 32-

1002; effective Aug. 5, 1991.)

115-13-2. Non-commercial dog training. (a) Subject to all federal and state laws, rules and regulations, non-commercial training of bird dogs shall be authorized throughout the year.

(b) General provisions.

(1) Pen-raised, banded birds may be released during bird dog training activities, but shall not be shot except during established hunting seasons for that species.

(2) Pen-raised, banded birds which escape after release shall not be recaptured, except as authorized by subsection (b) (3) and (4) and under K.A.R. 115-13-5.

(3) Pen-raised or wild-trapped pigeons and penraised, banded mallard ducks may be released and shot during bird dog training activities and the birds may be recaptured. Steel shot shall be required for the taking of pen-raised mallard ducks.

(4) Chukar partridge and hungarian partridge may be released and shot during bird dog training activities and chukar partridge and hungarian partridge may be

recaptured.

(5) The banding of pigeons, chukar partridge and

hungarian partridge shall not be required.

(6) Pigeons, chukar partridge, hungarian partridge or pen-raised, banded birds that are shot during bird dog training activity may be possessed by the bird dog trainer.

(7) All bands used shall be leg bands and shall be

coded with the initials "DT."

(8) No dog trainer shall possess unattached bands while conducting bird dog training activities.

- (9) Wild birds, except waterfowl, may be pursued during bird dog training activities, but shall not be shot, killed or possessed except during established hunting seasons for the taking and possession of that species. (Authorized by K.S.A. 1990 Supp. 32-807; implementing K.S.A. 1990 Supp. 32-807 and K.S.A. 1990 Supp. 32-1002; effective Aug. 5, 1991.)
- 115-13-3. Field trial permit; small game. (a) The application for a small game field trial permit shall be on forms provided by the department. A special event permit issued under K.A.R. 115-8-21 shall satisfy the requirement for a small game field trial permit provided the application requirements of K.A.R. 115-13-3 are met. Each applicant shall provide the following information:
 - (1) the name of the applicant;

(2) the address of the applicant;

(3) the telephone number of the applicant;

(4) a map of the area in which the small game field trial will be held and identifying the site to be used as the event headquarters. The map shall be on a scale of not less than ½ inch to the mile and shall show county and township roads;

(5) estimated number of individuals and dogs

participating;

(6) requested dates of the small game field trial;

(7) the daily starting time or times;

- (8) a description of the field trial event including information on the proposed use of wildlife during the event; and
 - (9) other information as required by the secretary.
- (b) Each application for a small game field trial permit shall be submitted at least 15 days prior to an event.
- (c) Each applicant for a small game field trial permit may include in the application a listing of all field trial events for the calendar year if information required under subsection (a) is provided for each event.

(d) Issuance of a small game field trial permit may

be denied by the secretary if:

(1) the permit application is unclear or incomplete;

(2) the event does not conform to requirements of a small game field trial event;

(3) the requirements of K.A.R. 115-8-21 are not met; or

(4) issuance of a permit would pose an inordinate risk to the public or wildlife resources.

(e) Subject to all federal and state laws, rules and regulations, wildlife may be used during a small game field trial event as follows:

(1) pen-raised game birds that have been banded or

otherwise marked may be released and shot;

(2) all bands used shall be leg bands and shall be coded with the initials "FT";

(3) chukar partridge, hungarian partridge, wild trapped or pen-raised pigeons, and pen-raised, banded mallard ducks may be released and shot. Steel shot shall be required for the taking of pen-raised mallard ducks.

(4) the banding or marking of chukar partridge, hungarian partridge and pigeons shall not be required;

(5) the number of game birds killed during a field trial shall not exceed the number of game birds released of the same species;

(6) wild birds, except waterfowl, may be pursued, but shall not be possessed, except during established hunting seasons for the taking and possession of that species;

(7) pen-raised, wild trapped or wild cottontail rabbits may be pursued, shot, killed and possessed during

a small game field trial event; and

(8) wildlife shot or killed as authorized by this subsection may be possessed by the permittee or participants in the small game field trial event.

(f) A small game field trial event held on a controlled shooting area shall be restricted to the licensed con-

trolled shooting area.

(g) Pen-raised birds which escape after release shall not be recaptured, except as authorized under K.A.R.

115-13-5. Pigeons, chukar partridge, hungarian partridge, and pen-raised, banded mallard ducks which escape after release may be recaptured.

(h) Each separate small game field trial event conducted under a small game field trial permit shall not exceed 14 days in duration and shall be conducted only

on the area defined in the permit.

(i) Each permittee shall keep a register of the names and addresses of all participants in each small game field trial event and upon demand, shall make such register available for inspection to the department or any law enforcement officer authorized to enforce the laws of this state or the rules and regulations of the secretary.

(j) In addition to other penalties prescribed by law, a small game field trial permit may be revoked by the

secretary if:

(1) the permit was secured through false representation; or

(2) the permittee fails to meet permit requirements or violates permit conditions. (Authorized by K.S.A. 1990 Supp. 32-807 and K.S.A. 1990 Supp. 32-954; implementing K.S.A. 1990 Supp. 32-807, K.S.A. 1990 Supp. 32-1002; effective Aug. 5, 1991.)

115-13-4. Field trial permit; furbearers and coyotes. (a) The application for a furbearer or coyote field trial permit shall be on forms provided by the department and each applicant shall provide the following information:

(1) the name of the applicant;(2) the address of the applicant;

(3) the telephone number of the applicant;

(4) a map of the area in which the furbearer or coyote field trial will be held and identifying the site to be used as the event headquarters. The map shall be on a scale of not less than ½ inch to the mile and shall show:

(A) county and township roads;

(B) stream drainages; and

(C) specific areas where the furbearer or coyote field trial will occur;

(5) estimated number of individuals and dogs participating:

(6) requested dates of the furbearer or coyote field trial:

(7) the daily starting time or times;

(8) a description of the furbearer or coyote field trial event including information on proposed use of wild-life during the event;

(9) a copy of the furbearer or coyote sanction or license authorization if the event has been sanctioned

or licensed; and

(10) other information as required by the secretary.

(b) Each application for a furbearer or coyote field trial permit shall be submitted not less than 15 days prior to an event.

- (c) Each applicant for a furbearer or coyote field trial permit may include in the application a listing of all field trial events for the calendar year if information required under subsection (a) is provided for each event.
 - (d) Issuance of a furbearer or coyote field trial permit

may be denied by the secretary or approval for specific furbearer or coyote field trial events requested by the applicant under the furbearer or coyote field trial permit may be withheld by the secretary if:

(1) the permit application is unclear or incomplete:

(2) the requirements of K.A.R. 115-8-21 are not met;

(3) the event does not conform to requirements of a furbearer or coyote field trial event; or

(4) issuance of a furbearer or coyote field trial permit would pose an inordinate risk to the public or wildlife resources.

(e) Subject to all federal and state laws, rules and regulations, wildlife may be used during a furbearer

or coyote field trial event as follows:

(1) pen-raised red fox, gray fox, raccoon, opossum and coyotes may be released and pursued, but shall not be shot, killed or possessed except during established seasons for the taking and possession of that species by hunting methods; and

(2) wild or legally trapped and released red fox, gray fox, raccoon, opossum, and coyotes may be pursued, but shall not be shot, killed or possessed except during established seasons for the taking and possession of

that species by hunting methods.

(f) Each separate furbearer or coyote field trial event conducted under a furbearer or coyote field trial permit shall be no longer than seven days in duration and shall be conducted only on the area defined in the

permit.

(g) Each permittee shall keep a register of the names and addresses of all participants in each field trial event and upon demand, shall make such register available for inspection to the department or any law enforcement officer authorized to enforce the laws of this state or the rules and regulations of the secretary.

(h) No furbearer field trial event shall be held between the close of the fall running season as established by K.A.R. 115-25-11 and the opening of the season established by K.A.R. 115-25-11 for the taking and possession of red fox, gray fox, raccoon, or opos-

sum by hunting methods.

(i) No individual participating in a furbearer field trial shall possess a firearm except during seasons established by K.A.R. 115-25-11 for the taking and possession of that species of furbearer.

(j) A coyote field trial event shall not be held during any closed season for the pursuing, shooting, killing

or possession of coyotes.

(k) In addition to other penalties prescribed by law, a furbearer or coyote field trial permit may be revoked by the secretary if:

(1) the permit was secured through false represen-

tation; or

(2) the permittee fails to meet permit requirements

or violates permit conditions.

(1) A furbearer or coyote field trial event permit shall not be required for water races or drag events. The following provisions shall apply to water races and drag events:

(1) a water race or drag event may be held at any time of the year if only coyotes or pen-raised furbearers

are used in the event;

(2) a water race or drag event in which wild or wild-

trapped furbearers or coyotes are used shall only be held during the established trapping season or season established for the taking and possession by hunting methods for the species of wildlife used;

(3) a water race or drag event shall be restricted to a contiguous area that does not exceed 640 acres; and

(4) the person holding the water race or drag event shall notify the department at least 10 days prior to the event and provide a description of the event to be conducted. (Authorized by K.S.A. 1990 Supp. 32-807 and K.S.A. 1990 Supp. 32-807, K.S.A. 1990 Supp. 32-954 and K.S.A. 1990 Supp. 32-954 and K.S.A. 1990 Supp. 32-1002; effective Aug. 5, 1991.)

115-13-5. Pen-reared, banded birds; recapture. (a) Recapture call pens may be used to recapture penraised, banded birds or birds that have been otherwise marked pursuant to K.A.R. 115-13-3. A recapture call pen permit shall be required to use a recapture call pen.

(b) The application shall be on forms provided by the department and each applicant shall provide the

following information:

the name of the applicant;
 the address of the applicant;

(3) the telephone number of the applicant;

(4) the purpose for use of recapture call pens;

(5) the period of time that recapture call pens would be in use; and

(6) the legal description including range, township and section number where recapture call pens would be located.

(c) Issuance of a recapture call pen permit may be

denied by the secretary if:

(1) the permit application is unclear or incomplete;(2) the need for use of a recapture call pen has not

been established;

(3) the use of recapture call pens would pose inordinate risk to non-target wildlife or wild game birds; or

(4) the applicant has been convicted of or plead guilty or nolo contendre to a recapture call pen

violation.

(d) Only pen-raised, banded birds or birds that have been otherwise marked pursuant to K.A.R. 115-13-3 may be taken in recapture call pens. Except as may otherwise be authorized by law or by rule and regulation, all other wildlife shall be released and shall not be restrained or used in any manner.

(e) The name and permit number of the permittee shall be attached to the roof of the recapture call pen

while the recapture call pen is in use.

(f) Each recapture call pen shall be attended at least once every 24-hour period while the recapture call pen is in use.

(g) Each recapture call pen permit shall expire on

the expiration date specified in the permit.

(h) Each recapture call pen permittee shall provide a report of permit activity to the department within 10 days after permit expiration. The report shall contain the following information:

(1) the name of the permittee;

(2) the permit number;

(3) the number of days each recapture call pen was used:

(4) the number and species of pen-raised, banded birds or birds otherwise marked pursuant to K.A.R. 115-13-3 that were recaptured;

(5) the number, species and disposition of other

wildlife captured; and

(6) other information as required by the secretary.

(i) In addition to other penalties prescribed by law, a recapture call pen permit may be revoked by the secretary if:

(1) the permit was secured through false represen-

tation; or

(2) the permittee fails to meet permit requirements or violates permit conditions. (Authorized by K.S.A. 1990 Supp. 32-807 and K.S.A. 1990 Supp. 32-954; implementing K.S.A. 1990 Supp. 32-807, K.S.A. 1990 Supp. 32-954 and K.S.A. 1990 Supp. 32-1002; effective Aug. 5, 1991.)

Jack Lacey
Acting Secretary of Wildlife
and Parks

Doc. No. 010762

State of Kansas

Secretary of State

Executive Appointments

Executive appointments made by the Governor, and in some cases by other state officials, are filed with the Secretary of State's office.

Complete listings of state agencies, boards and commissions are included in the Kansas Directory. County officers are listed in the Directory of County Officers. Both directories are published by the Secretary of State's office.

The following appointments were filed June 1-14:

Douglas County District Attorney

Gerald E. Wells, 3401 Riverview Road, Lawrence 66044. Term expires when a successor is elected and qualifies according to law. Succeeds James Flory.

Secretary of Corrections

Gary Stotts, 4125 N.E. Croco Road, Topeka 66617. Effective July 1, 1991. Subject to Senate confirmation. Serves at the pleasure of the Governor. Succeeds Steve Davies.

Coordinating Council on Early Childhood Developmental Services

Renee Gardner, Governors' Representative, 320 Broadmoor, Topeka 66606. Serves at the pleasure of the Governor.

Emergency Medical Services Board

James W. Befort, 5644 Sloan, Kansas City 66104. Term expires May 31, 1995. Succeeds Marvin Van Blaricorn.

Kansas Council on Employment and Training (Members serve at the pleasure of the Governor.)

Mary Ann Flunder, 1236 Grandview, Kansas City 66102.

Steve Jack, 3432 S.W. Oak Parkway, Topeka 66614. Dennis Mesa, 1203 E. Chestnut, Garden City 67846. John Sutter, 6421 Farrow, Kansas City 66104. Ivan W. Wyatt, P.O. Box 1064, McPherson 67460.

State Grain Advisory Commission

Phyllis J. Gray, P.O. Box 39, Satanta 67870. Effective July 1, 1991. Term expires June 30, 1994. Succeeds William J. Stephenson, Jr.

State Board of Healing Arts

Rex A. Wright, D.C., 643 N.E. 62nd, Topeka 66617. Effective July 1, 1991. Term expires June 30, 1995. Succeeds Paul T. Greene, Jr.

Kansas Commission on the Future of Health Care, Inc. (New commission created by 1991

Session Laws of Kansas, Chapter 254)

Sen. Doug Walker, 212 1st St., Osawatomie 66064. Term expires July 1, 1994. Appointed by the Senate Minority Leader.

Secretary of Human Resources

Willard "Joe" Dick, 428 N. 16th, Kansas City 66102. Effective July 1, 1991. Subject to Senate confirmation. Serves at the pleasure of the Governor. Succeeds Mike Johnston.

State Board of Nursing

Barbara J. McPherson, 2715 Broadway, Great Bend 67530. Effective July 1, 1991. Term expires June 30, 1995. Succeeds Doris Underwood.

Kansas Technology Enterprise Corporation

Ivan W. Wyatt, P.O. Box 1064, McPherson 67460. Subject to Senate confirmation. Term expires April 13, 1995. Succeeds Lois Schlickau.

State Board of Tax Appeals

Jack Shriver, 505 N. Rock Road, Wichita 67206. Effective July 1, 1991. Subject to Senate confirmation. Term expires June 30, 1995. Succeeds Victor Elliott.

Secretary of Transportation

Mike Johnston, 5700 S.W. 31st Terrace, Topeka 66614. Effective July 1, 1991. Subject to Senate confirmation. Serves at the pleasure of the Governor. Succeeds Gary Stotts.

Kansas Water Office

Stephen A. Hurst, Director, Route 1, Box 161, Lawrence 66049. Serves at the pleasure of the Governor. Succeeds Joseph H. Harkins.

Bill Graves Secretary of State

State of Kansas Information Network of Kansas

Request for Proposals

The Information Network of Kansas has prepared a request for proposal (RFP) to hire a network manager to establish, manage and operate a centralized interactive electronic information system.

Proposals must be submitted by 2 p.m. August 19. A pre-bid conference will be held at 10 a.m. July 25 in the basement of the Docking State Office Building, 915 S.W. Harrison, Topeka. Questions from potential bidders will be answered only at this meeting. Written questions must be submitted by 5 p.m. July 8.

A copy of the RFP may be obtained by contacting the Information Network of Kansas, Suite 113, Capitol Tower, 400 S.W. 8th, Topeka 66603-1957, (913) 296-

1460.

Brad Bradley Chair

Doc. No. 010779

(Published in the Kansas Register, June 20, 1991.)

Notice of Bond Sale \$6,099,625.03 Shawnee County, Kansas General Obligation Bonds Series 1991A (Street and Public Building Improvements) and Series 1991B (Sewer Improvements)

Sealed Bids

Sealed bids for the purchase of all and not less than all of \$6,099,625.03 principal amount of Shawnee County, Kansas, General Obligation Bonds, consisting of Series 1991A (street and public building improvements) in the aggregate principal amount of \$5,878,958.03 and Series 1991B (sewer improvements) in the aggregate principal amount of \$220,667 (collectively, the bonds), of the county hereinafter described, will be received by the undersigned county clerk on behalf of the governing body of the county at Shawnee County Courthouse, Shawnee County, Kansas, until 9 a.m. C.D.T. Thursday, June 27, 1991. All bids will be publicly opened and read at said time and place and will be acted upon by the county immediately thereafter. No oral or auction bids will be considered.

Bond Details

The bonds will consist of fully registered bonds without coupons in the denomination of \$5,000 or any integral multiple thereof, except one Series 1991A bond in the denomination of \$8,958.03 and one Series 1991B bond in the denomination amount of \$5,667. The bonds will be dated July 1, 1991, and will become due serially on September 1 in the years as follows:

\$5,878,958.03 Series 1991A Bonds

Year	Principal Amount
1992	\$388,958.03
1993	390,000.00
1994	390,000.00
1995	390,000.00
1996	390,000,00

1997	390,000.00
1998	390,000.00
1999	390,000.00
2000	390,000.00
2001	395,000.00
2002	395,000.00
2003	395,000.00
2004	395,000.00
2005	395,000.00
2006	395,000.00

\$220,667 Series 1991B Bonds

Year	Principal Amount
1992	\$10,667
1993	10,000
1994	10,000
1995	10,000
1996	10,000
1997	10,000
1998	10,000
1999	10,000
2000	10,000
2001	10,000
2002	10,000
2003	10,000
2004	10,000
2005	10,000
2006	10,000
2007	10,000
2008	15,000 and 15
2009	15,000
2010	15,000
2011	15,000
4 4	and the second of the second o

The bonds will bear interest at rates to be determined when the bonds are sold as hereinafter provided, which interest will be payable semiannually on March 1 and September 1 in each year, beginning on March 1, 1992.

Place of Payment and Bond Registration

The principal of and interest on the bonds will be payable in lawful money of the United States of America by check or draft of the Kansas State Treasurer, Topeka, Kansas (the paying agent and bond registrar). The principal of the bonds will be payable at maturity or upon earlier redemption to the registered owners upon presentation and surrender of the bonds at the office of the paying agent. Interest on the bonds will be paid by check or draft mailed by the paying agent to the persons in whose names the bonds are registered on the registration books maintained by the bond registrar at the close of business on the record date for such interest, which shall be the 15th day (whether or not a business day) of the calendar month next preceding such interest payment date.

The county will pay for the fees of the bond registrar for registration and transfer of the bonds and will also pay for printing a reasonable supply of registered bond blanks. Any additional costs or fees that might be incurred in the secondary market, other than fees of the bond registrar, will be the responsibility of the

bondholders.

Redemption of Bonds Prior to Maturity

At the option of the county, bonds maturing on (continued)

September 1, 1997, and thereafter will be subject to redemption and payment prior to maturity on September 1, 1996, and thereafter in whole or in part on any interest payment date (bonds of less than a single maturity to be selected by lot in multiples of \$5,000 principal amount by the paying agent and bond registrar in such equitable manner as it shall designate), at the principal amount thereof, plus accrued interest to the redemption date, without premium.

Whenever the county is to select the bonds for the purpose of redemption, it shall, in the case of bonds in denominations greater than \$5,000, if less than all of the bonds then outstanding are to be called for redemption, treat each \$5,000 of face value of each such fully registered bond as though it were a separate

bond of the denomination of \$5,000.

If the county shall elect to call any bond for redemption and payment prior to the maturity thereof, the county shall give written notice of its intention to redeem and pay said bonds on a specified date, the same being described by number and maturity, said notice to be mailed by United States certified mail addressed to the paying agent and bond registrar, and to the manager or managers of the underwriting account making the successful bid, each of said notices to be mailed at least 30 days prior to the redemption date. Thereafter, the paying agent and bond registrar will notify the registered owners of the bonds by first class mail, postage prepaid. If any bond be called for redemption and payment as aforesaid, all interest on such bond shall cease from and after the date for which such call is made, provided funds are available for its payment at the price hereinbefore specified.

Conditions of bids

Proposals will be received on the bonds bearing such rate or rates of interest as may be specified by the bidders, subject to the following conditions: For each respective bond series, the same rate shall apply to all bonds of the same maturity. Each interest rate specified shall be a multiple of 1/8 or 1/20 of 1 percent. No interest rate shall exceed the index of treasury bonds published by the weekly MuniWeek, f/k/a Credit Markets, in New York, New York, on the Monday next preceding the day on which the bonds are sold, plus 2 percent. For each respective bond series, the difference between the highest rate specified and the lowest rate specified shall not exceed 2 percent. No supplemental interest payments will be authorized. No bid of less than the principal amount of the bonds and accrued interest will be considered. Each bid shall specify the total interest cost to the county during the life of the bond issue on the basis of such bid, the premium, if any, offered by the bidder, and the net interest cost to the county on the basis of such bid. Each bid shall also specify the average annual net interest rate to the county on the basis of such bid. Bidders shall specify in the bid form the prices (exclusive of accrued interest), expressed as a dollar price, at which the bidder intends that each maturity amount of the bonds shall be initially offered to the public (the initial reoffering prices).

Basis of Award

The award of the bonds will be made on the basis of the lowest net interest cost to the county, which will be determined by subtracting the amount of the

premium bid, if any, from the total interest cost to the county. If there is any discrepancy between the net interest cost and the average annual net interest rate specified, the specified net interest cost shall govern and the interest rates specified in the bid shall be adjusted accordingly. If two or more proper bids providing for identical amounts for the lowest net interest cost are received, the county shall determine which bid, if any, shall be accepted, and its determination shall be final.

Authorization, Purpose and Security for the Bonds

The bonds are being authorized and issued to permanently finance various street and sewer improvements to the county and certain improvements to the county courthouse and the county work release facility. The bonds will be general obligations of the county payable as to both principal and interest in part from special assessments levied upon specially benefited property and, if not so paid, from ad valorem taxes which may be levied without limitation upon all the taxable tangible property, real and personal, within the territorial limits of the county. The balance of the principal of and interest on the bonds is payable from ad valorem taxes which may be levied, without limitation as to rate or amount on all the taxable tangible property, real and personal, within the territorial limits of the county.

Internal Revenue Code of 1986

The Internal Revenue Code of 1986 imposes requirements on the county which must be met subsequent to the issuance of the bonds by the county and, as a result, the county will and does hereby covenant that it will diligently undertake those steps necessary to maintain the excludability of the interest earned on the bonds from gross income for federal income tax purposes. The county's failure to comply with such requirements could adversely affect the excludability of the interest earned on the bonds for federal income tax purposes. Purchasers of the bonds should be aware that should the interest earned on the bonds become includable in gross income for federal income tax purposes as a result of the county's failure to comply with such requirements, the bonds are neither callable nor will the rate of interest on the bonds be adjusted to reflect such circumstances.

The code includes interest on tax-exempt obligations, such as the bonds, in the adjusted current earnings of certain corporations for taxable years beginning after December 31, 1989, in the calculation of alternative minimum tax with certain other adjustments. Furthermore, Section 59A of the code, as added by the Superfund Amendments and Reauthorization Act of 1986, provides for an environmental tax generally based on corporate alternative minimum taxable income. The environmental tax is imposed whether or not the taxpayer is subject to the alternative minimum tax. The environmental tax may subject certain bondowners to additional taxation for interest earned on the bonds.

The code also requires property and casualty insurance companies, for taxable years beginning on or after January 1, 1987, to reduce the amount of their deductible underwriting losses by a percentage of the amount of tax-exempt interest received or accrued on obligations acquired after August 7, 1986.

With the exception of certain "qualified tax-exempt

obligations," the code provides that banks and thrift institutions may not deduct any portion of the interest cost of purchasing or carrying obligations such as the bonds if such interest cost is incurred in taxable years ending after December 31, 1986, with respect to obligations acquired after August 7, 1986. The county does intend to designate the bonds as "qualified tax-exempt obligations" under Section 265 of the code.

Legal Opinion

The bonds will be sold subject to the legal opinion of Nichols and Wolfe Chartered, Topeka, Kansas, bond counsel, whose approving legal opinion as to the validity of the bonds will be furnished and paid for by the county, printed on the bonds and delivered to the successful bidder when the bonds are delivered. Said opinion will also state that in the opinion of bond counsel, assuming continued compliance by the county with the provisions of the resolution authorizing the issuance of the bonds and the code, under existing law, the interest on the bonds is excludable from gross income for federal income tax purposes. Interest on the bonds will also be excluded from the computation of Kansas adjusted gross income for taxable years commencing after December 31, 1987.

Delivery and Payment

The county will pay for printing the bonds and will deliver the bonds, without cost to the successful bidder, properly prepared, executed and registered, on or about July 25, 1991, at such bank or trust company in the state of Kansas or grater Kansas City, Missouri, metropolitan area. Delivery elsewhere will be at the expense of the successful bidder. Said bidder will also be furnished with a certified transcript of the proceedings evidencing the authorization and issuance of the bonds and the usual closing documents, including a certificate that there is no litigation pending or threatened at the time of delivery of the bonds affecting their validity. Payment for the bonds shall be made in Federal Reserve funds, immediately subject to use by the county. The denominations of the bonds and the names, addresses and Social Security or taxpayer identification numbers of the registered owners shall be submitted in writing by the successful bidder to the county and bond registrar not later than 1 p.m. C.D.T. on July 10, 1991. In the absence of such information, the county will deliver bonds in the denomination of each maturity registered in the name of the successful bidder.

The successful bidder shall furnish the county by 1 p.m. C.D.T. on July 10, 1991, a certificate acceptable to the county's bond counsel to the effect that (i) the successful bidder has made a bona fide public offering of the bonds at the initial reoffering prices, and (ii) a substantial amount of the bonds was sold to the public (excluding brokers and other intermediaries) at such initial reoffering prices. Such certificate shall state that (1) it is made on the best knowledge, information and belief of the successful bidder, and (2) 10 percent or more in par amount of the bonds of each maturity was sold to the public at or below the initial reoffering prices (such amount being sufficient to establish the sale of a "substantial amount" of the bonds).

Good Faith Deposit

Each bid shall be accompanied by a cashier's or certified check drawn on a bank located in the United

States of America in the amount of \$121,992.50, payable to the order of the county to secure the county from any loss resulting from the failure of the bidder to comply with the terms of the bid. No interest will be paid upon the deposit made by the successful bidder. Said check shall be returned to the bidder if the bid is not accepted. If a bid is accepted, said check shall be held by the county until the bidder shall have complied with all of the terms and conditions of this notice, at which time said check shall be returned to the successful bidder or deducted from the purchase price at the option of the county. If a bid is accepted but the county shall fail to deliver the bonds to the bidder in accordance with the terms and conditions of this notice, said check shall be returned to the bidder. If a bid is accepted but the bidder shall default in the performance of any of the terms and conditions of this notice, the proceeds of such check shall be forfeited to the county, with the county reserving the right to pursue all remedies available to it as a result of such default by the bidder.

CUSIP Numbers

CUSIP identification numbers will be printed on the bonds, but neither the failure to print such number on any bond nor any error with respect thereto shall constitute cause for failure or refusal by the purchaser thereof to accept delivery of and pay for the bonds in accordance with the terms of this notice. All expenses in relation to the assignment and printing of CUSIP numbers on the bonds will be paid by the county.

Bid Forms

All bids must be made on forms which may be procured from the county clerk. No additions or alterations in such forms shall be made and any erasures may cause rejection of any bid. The county reserves the right to waive irregularities and to reject any or all bids.

Submission of Bids

Bids must be submitted in sealed envelopes addressed to the undersigned county clerk and marked "Proposal for the Purchase of General Obligation Bonds." Bids may be submitted by mail or delivered in person to the undersigned at Shawnee County Courthouse and must be received by the undersigned prior to 9 a.m. central time on Thursday, June 27, 1991.

Date and Delivery of Preliminary and Final Official Statement

The county has authorized the preparation and disbursement of a preliminary official statement containing information relating to the bonds. The preliminary official statement comprises the final official statement required by Rule 15c2-12 of the Securities and Ex-

change Commission.

The preliminary official statement, when amended to include the interest rates specified by the successful bidder (the underwriter) and the price or yield at which the underwriter will re-offer the bonds to the public, together with any other information required by law, will constitute a "Final Official Statement" with respect to the bonds as that term is defined in Rule 15c2-12. No more than seven business days after the date of the sale, the county will provide without cost to the underwriter such reasonable number of printed copies

of the final official statement as such underwriter may request, and, further copies, if desired, will be made available at the underwriter's expense. If the sale of the bonds are awarded to a syndicate, the county will designate the senior managing underwriter of the syndicate as its agent for purposes of distributing copies of the final official statement to each participating underwriter. Any underwriter executing and delivering a bid form with respect to the bonds agrees thereby that if the bid is accepted it shall accept such designation and shall enter into a contractual relationship with all participating underwriters for the purpose of assuring the receipt and distribution by each such participating underwriter of the final official statement.

The county will deliver to the underwriter on the date of delivery of the bonds a certificate executed by the chairman and the county clerk to the effect that the final official statement, as of the date of delivery of the bonds, does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in the light of the circumstances in which they are made, not

misleading.

Copies of the county's preliminary official statement relating to the bonds may be obtained from the county clerk.

Assessed Valuation and Indebtedness

The total assessed valuation of all the taxable tangible property (including motor vehicles) within the county for 1990 is \$902,662,933. The total general obligation bonded indebtedness of the county as of the date of the bonds, including the bonds, is \$57,875,433.03, including, as of the date of the bonds, temporary notes outstanding in the principal amount of \$3,730,183, of which, \$2,362,344 will be retired out of the proceeds of the bonds herein offered for sale.

Dated June 13, 1991.

Shawnee County, Kansas Patsy A. McDonald County Clerk Shawnee County Courthouse 200 S.E. 7th Topeka, KS 66603 (913) 291-4111

Doc. No. 010777

State of Kansas

Office of Judicial Administration Court of Appeals Docket

(Note: Dates and times of arguments are subject to change.)

Kansas Court of Appeals Court of Appeals Courtroom, 2nd Floor, Kansas Judicial Center. Topeka, Kansas

Before Briscoe, C.J.; Gernon and Lewis, JJ.

Tuesday, June 25, 1991 9:30 a.m.

Case No.	Case Name	Attorneys		County
65,709	State of Kansas, Appellee, v.	District Attorney Attorney General		Johnson
	Dennis K. Dowdy, Appellant.	Hazel Haupt		n san garan da
65,946	State of Kansas, Appellee,	District Attorney Attorney General		Johnson
	Donnell Jones and Dan Yoakum, Appellants.	David C. Graham		
		10:30 a.m.		
65,723	State of Kansas, Appellee,	District Attorney Attorney General		Johnson
	Lamont Chavez Neely, Appellant.	Tom Jacquinot		•
65,785	State of Kansas, Appellee,	County Attorney Attorney General		Franklin
	v. Virgil Franks, Appellant.	Lucille Marino	name in the second	

Kansas Register

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65,838	In the Matter of the Estate of Lester C. Newland, deceased.	Thomas R. Oglevie Jerry Fairbanks Howard Wilson, Jr.	Wallace
66,154	Linn Valley Lakes Property Owners Association, Appellant,	John W. Cole	Linn
	Wilbur N. and Lois I. Brockway, Appellees.	J. Darcy Domoney	
		30 p.m.	
65,678	Kansas City Heartland, Appellee,	D. Tiday Patrick E. White	Johnson
	Maggie Jones Southport Cafe, et al., Appellants.	Byron Loudon	
65,311	State of Kansas, Appellee,	Scott C. Gyllenborg Attorney General	Johnson
	Gregory J. Marino, Appellant.	Gregory Marino, pro se	
		y, June 26, 1991 30 a.m.	
Case No.	Case Name	Attorneys	County
65,881	In the Matter of the Marriage of Julie Ann McNeely and Robert Andrew McNeely.	David J. Berkowitz Dennis Prater	Douglas
66,073	Ronald R. L. Renz, Appellant,	Steven M. Dickson	Douglas
	Eagle Assoc., et al., Appellees.	Jeffrey O. Heeb	
	10):30 a.m.	
66,204	Francis Jean Groh, Appellee,	Jeffry J. Larson	Lyon
	v. Abco Enterprises, Inc., Appellant.	Larry J. Putnam	
65,698	In the Matter of the Marriage of D. Dean Nice and Elizabeth C. Nice.	David K. Martin Elizabeth Nice <i>, pro se</i> Jerold A. Bressel Michael J. Albano	Johnson
	Summary Calend	ar—No Oral Arguments	
66,131	State of Kansas, Appellee,	District Attorney Attorney General	Johnson
	v. Kelly Stephen McCue, Appellant.	Jessica R. Kunen	
65,056	State of Kansas, Appellee,	County Attorney Attorney General	Bourbon
	Carroll Richard Olson, Appellant.	Jessica R. Kunen	
65,831	State of Kansas, Appellee,	District Attorney Attorney General	Johnson
	Mary J. Rollins, Appellant.	Jessica R. Kunen	(continued)
			(LUMATACU)

Kansas Court of Appeals Fatzer Courtroom, 3rd Floor, Kansas Judicial Center Topeka, Kansas

Before Pierron, P.J.; Rees and Brazil, JJ.

Tuesday, June 25, 1991 9:30 a.m.

Case No.	Case Name	Attorneys	County
65,587	State of Kansas, Appellee,	County Attorney Attorney General	Franklin
	Joseph Perry, Appellant.	Wendy Slayton	
65,540	Darland Victor Breit, Appellee,	Jack Shelton	Sedgwick
	Connecticut Mutual Life Insurance Co., Appellant.	Stephen M. Kerwick	
	10	:30 a.m.	
65,759	Richard Martinez, Appellant,	Gerald W. Scott H. W. Fanning	Sedgwick
	Leonard F. Klassen, et al., Appellees.	Harry Robbins, Jr. Rex G. Beasley	
65,990	State of Kansas, Appellant,	County Attorney Attorney General	Meade
	Rick Lathrop, Appellee.	Marc E. Kliewer	
		:30 p.m.	
65,339	Stacey Speed, Appellant,	Hazel Haupt Attorney General	Sedgwick
	State of Kansas, Appellee.	Debra Byrd Wagner	
65,520	State of Kansas, Appellee,	Debra Byrd Wagner Attorney General	Sedgwick
	Timothy K. Price, Appellant.	Jessica R. Kunen	
	2:	:30 p.m.	
65,626	State of Kansas, Appellee,	Debra Byrd Wagner Attorney General	Sedgwick
	v. Sherman & Wanda Edwards, Appellants.	Tom Jacquinot	
65,718 66,141	Darlene J. Proctor, Appellant,	Van Z. Hampton Glenn I. Kerbs	Ford
	Farmers State Bank, et al., Appellees.	Max E. Estes Gregory J. Bien	

Kansas Register

Wednesday, June 26, 1991 9:30 a.m.

Case No.	Case Name	Attorneys	County
65,821	Anna J. Johnson, Appellant,	Daniel T. Brooks	Sedgwick
	Rusty Eck Ford, Inc., Appellee.	Paul L. Thomas	
65,767	WW-CC Co., Appellant,	Robert Minter	Sedgwick
	Kansas Department of Transportation and City of Wichita, Appellees.	John W. Strahan Thomas R. Powell	
	10:	30 a.m.	
65,868	Eureka Federal Savings & Loan Association, Appellee,	J. Gordon Gregory	Crawford
	Mark Scharfman, et al., Appellants.	Ronald M. Gott	
65,598	In the Matter of the Marriage of Venda June Weaver and Vernon L. Weaver.	Barry L. Arbuckle Bryson Mills	Sedgwick
	Summary Calenda	ar—No Oral Argument	
66,003	Howard Solley, Appellee,	Chris Concannon	Seward
•	Phoenix Trucking, et al., Appellants.	John E. Fierro	
65,557	David R. Brown, Appellant,	Jessica R. Kunen Attorney General	Sedgwick
• • •	State of Kansas, Appellee.	Debra Byrd Wagner	
65,839	In the Interest of M.D.A.	Darren K. Patterson Debra Byrd Wagner Donald C. Astle Jennifer L. Jones	Sedgwick
	Kansas Co Supreme Court Courtroom.	ourt of Appeals 3rd Floor, Kansas Judicial Center	

Kansas Court of Appeals Supreme Court Courtroom, 3rd Floor, Kansas Judicial Center Topeka, Kansas

Before Davis, P.J.; Elliott and Larson, JJ.

Tuesday, June 25, 1991 9:30 a.m.

Case No.	Case Name	Attorneys	County
65,327	State of Kansas, Appellee,	Gene M. Olander Attorney General	Shawnee
	v. Lawrence E. Clark, Appellant.	Lucille Marino	
65,788	State of Kansas, Appellee,	Gene M. Olander Attorney General	Shawnee
	v. Donald R. Neal, Appellant.	Jessica R. Kunen	
	10):30 a.m.	
65,686	State of Kansas, Appellee,	County Attorney Attorney General	Seward
	Brian C. Hilzer, Appellant.	Rick Kittel	(continue)

Vol. 10, No. 25, June 20, 1991

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65,789	Gene Ray McCreary, Appellant,	Wendy Slayton Attorney General	Finney
	State of Kansas, Appellee.	County Attorney	
	Summary Calen	dar—No Oral Argument	
65,907	State of Kansas, Appellee,	Gene M. Olander Attorney General	Shawnee
	v. Richard E. Harrison, Appellant.	Jessica R. Kunen	
	Before Davis, P.	J.; Elliott and Rulon, JJ.	
	Tuesd	ay, June 25, 1991 1:30 p.m.	
Case No.	Case Name	Attorneys	County
65,795	State of Kansas, Appellee,	County Attorney Attorney General	Montgomery
	James Cleo Jarvais, Appellant.	Rawley J. Dent	
65,854	John Edward Phifer, Appellee,	Gary R. Hathaway	Morton
	v. Clinton Thomason, Appellant.	William J. Graybill	
		2:30 p.m.	
65,652	Federal Land Bank, Appellee,	Allen Shelton	Graham
	Oakie B. Worcester, et al., Appellant.	Bruce W. Kent	
66,200	In the Matter of the Estate of Maxine W. Oliver.	Frank Rice Craig S. Powell	Miami
65,112	State of Kansas, Appellee,	Debra Byrd Wagner Attorney General	Sedgwick
	v. James P. Johnson, Appellant.	Rebecca Woodman	i katilija. Separation til katilija katilija
	Before Davis, P.	.J.; Larson and Rulon, JJ.	
	Wedne	sday, June 26, 1991 9:30 a.m.	i (Mairi Antina de la Angela Antina de la Angela
Case No.	Case Name	Attorneys	County
65,849	Community Living & Support System, Inc., Appellant,	Robert E. Keeshan	Shawnee
	v. Kansas Department of SRS, Appellee.	Barbara J. Miller	
65,903	Airosol Co., Inc., Appellant,	James P. Nordstrom	Wilson
	v. Newton Bldgs., Inc., Appellee.	Wyatt A. Hoch	
		10:30 a.m.	
65,521	State of Kansas, Appellee,	County Attorney Attorney General	McPherson
	v. Timothy D. Rosebrough, Appellant.	Elizabeth Sterns	

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	The state of the s	ansas Kegister	
66,292	State of Kansas, Appellant,	County Attorney Attorney General	Neosho
	Lynn Ellen Johnson, Appellee.	Richard L. Hines	
	Summary Ca	lendar-No Oral Argument	
65,561	State of Kansas, Appellee,	County Attorney Attorney General	Reno
	Elmo Gipson, Jr., Appellant.	Jessica R. Kunen	
	Before Elliott,	, P.J.; Larson and Rulon, JJ.	
	Wed	nesday, June 26, 1991	
Case No.	Case Name	1:30 p.m. Attorneys	County
65,314	State of Kansas, Appellee,	County Attorney	Saline
	The second secon	Attorney General	Saline
	v. Dewayne L. Unruh, Appellant.	James L. Sweet	elin oleh digira dalam dan kecasa dan dilandar. Bertalah dan dan galam digiran digiran dan dilandar dan dilandar dan dilandar dan dilandar dan dilandar dan da
65,501	Jeffrey Buckland, Appellant,	Eric Kjorlie	Shawnee
	v. Kansas Department Corrections, Appellee.	Brian Johnson	
i i Tarent		2:30 p.m.	
66,069	Marianna V. Temple, Appellee,	Charles T. Engel	Shawnee
	v.	to deposit to the first that the	Silawitee .
	White Lakes Plaza Assoc., et al., Appellants.	Thomas D. Haney	
65 ,7 11	State of Kansas, Appellee,	County Attorney Attorney General	Mitchell
	y. Denise Marie Murray, Appellant.	Elizabeth Sterns	
65,887	Bobbie Jo Roberts, Appellee,	Curt T. Schneider	Montgomery
	y. Jack and Jean Frazee, Appellants.	Sally Pokorny	
Doc. No. 01			Lewis C. Carter Clerk of the Appellate Courts

Doc. No. 010739

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(Published in the Kansas Register, June 20, 1991.)

Notice of Redemption Water District No. 1 of Johnson County, Kansas Water Revenue Refunding Bonds Series December 1, 1971 CUSIP No. 478754 FG 4

Notice is hereby given pursuant to the provisions of Section 4 of a resolution of Water District No. 1 of Johnson County, Kansas, dated November 23, 1971, that the following numbered bonds of Water District No. 1 of Johnson County, Kansas Water Revenue Bonds, Series 1971, dated December 1, 1971, due August 1, 1994, have been called for redemption on August 1, 1991:

1845 through 1848

Said bonds will be due and payable in lawful money of the United States at the office of the paying agent, the Kansas State Treasurer, P.O. Box 737, Topeka, Kansas, at 101 percent of the principal amount thereof.

Interest due on August 1, 1991, will be paid on that date. From and after August 1, 1991, interest shall cease to accrue on the bonds selected for redemption.

Bank IV Topeka, N.A. Topeka, Kansas Rudy E. Wrenick, Jr. Senior Vice President and Trust Officer

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